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Secretary of State

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ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
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May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Claim Eligible to be Offset
- 2) Code Citation: 74 Ill. Adm. Code 285
- 3) Section numbers:
285.1102
285.1106
Proposed action:
Amendment
Amendment
- 4) Statutory authority: Ill. Rev. Stat. 1989, ch. 15, par. 221.
- 5) A complete description of the subjects and issues involved:
These amendments will allow for greater efficiency in the processing and recordkeeping of the Comptroller's Offset System.
- 6) Will these proposed amendments replace any emergency rules currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Do these proposed amendments contain incorporations by reference? No.
- 9) Are there any proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: Not applicable.
- 11) Time, place and manner in which interested persons may comment on these proposed amendments: Interested persons or organizations may submit written comments or requests to comment within 45 days of publication of this notice to:

Kirby VanZandt
Office of the Comptroller
201 State House
Springfield, Illinois 62706
(217) 782-6000
- 12) Initial regulatory flexibility analysis: These amendments do not affect small businesses.

The full text of the proposed amendments begins on the next page:

COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

TITLE 74: PUBLIC FINANCE
CHAPTER II: COMPTROLLERPART 285
CLAIM ELIGIBLE TO BE OFFSET

Section	Foreword
285.1100	Definitions
285.1101	Request for Processing a Claim Under Section 10.05 of the Act
285.1102	Warrants Subject to Deduction
285.1103	Processing a Claim Under Section 10.05
285.1104	Wage Deductions
285.1105	Ascertaining the Amount Due and Payable to the State
285.1106	Notification of the Comptroller's Exercise of Section 10.05
285.1107	Record Retention
285.1108	Accounting for Recovery
285.1109	

AUTHORITY: Implementing Section 10.05 and authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1989-1986-Supp., ch. 15, par. 210.05 and Ill. Rev. Stat. 1989-1985, ch. 15, par. 221).

SOURCE: Adopted at 5 Ill. Reg. 423, effective December 30, 1980; codified at 5 Ill. Reg. 10598; amended at 8 Ill. Reg. 2451, effective February 9, 1984; amended at 10 Ill. Reg. 10538, effective June 3, 1986; amended at 11 Ill. Reg. 11996, effective July 7, 1987; amended at 11 Ill. Reg. 18630, effective October 29, 1987; amended at _____ Ill. Reg. _____, effective _____.

NOTE: Bold Face Type Indicates Statutory Language.

Section 285.1102 Request for Processing a Claim under Section 10.05 of the Act

- a) The Comptroller will not process a claim under Section 10.05 of the Act until he has received notification from the State agency that the debt has been established through notice and opportunity to be heard.

COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

- b) For purposes of Section 10.05 of the Act and this Part promulgated pursuant thereto, "notification" of an account or claim eligible to be offset shall be deemed to occur when the State agency in favor of which the account or claim has arisen has submitted to the Comptroller, in the format specified by the Comptroller, ~~on a Form C-33, a written statement thereof, which statement must contain the following information:~~
- 1) the name, address and Social Security Number or Federal Employer's Identification Number of the person against whom the claim exists;
 - 2) the amount of the claim then due and payable to the state;
 - 3) the reason why there is an amount due to the State (i.e., income tax liability, overpayment, etc.);
 - 4) the time period to which the claim is attributable;
 - 5) the fund to which the debt is owed;
 - 6) a description of the type of notification given to the person against whom the claim exists and the type of opportunity to be heard afforded such person;
 - 7) a statement as to the outcome of any hearings or other proceedings held to establish the debt, or a statement that no hearing was requested; and
 - 8) the date of final determination of the debt; ~~and~~
 - 9) ~~any other information which is needed to describe the claim eligible to be offset.~~

COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

- c) Such statement shall be executed by the person or persons who are authorized to issue, certify and approve vouchers for the agency under Sections 10 and 11 of "AN ACT in relation to State Finance", (Ill. Rev. Stat. 1989-1995, ch. 127, pars. 146 and 147). The above specified vouching authority may delegate to a responsible person or persons the authority to execute the statement of the claim required by this Section. This delegation of authority shall be made on forms provided by the Comptroller and shall contain a signature sample of the person(s) to whom the delegation is made.
- d) A State agency which has submitted a claim for offset must notify the Comptroller as soon as is possible, but in no case later than 30 days, after receiving notice of a change in the status of an offset claim. A change in status may occur due to circumstances such as payments received other than through a successful offset, the filing of a bankruptcy petition, or the death of the debtor.
- (Source: Amended at Ill. Reg. _____, effective _____)
- Section 285.1106 Ascertaining the Amount Due and Payable to the State
- a) Upon processing a Section 10.05 claim, the Comptroller shall, as soon as is practicable, give notice in writing to the person subject to the offset which notice:
- 1) shall state that a request has been made pursuant to Section 10.05 of the State Comptroller Act to make an offset against any warrant on funds held by the State Treasurer which is now or which may become payable to that person;
 - 2) shall identify the State agency submitting the offset request and the reason for such request ~~be accompanied by a copy of the notification filed by the State agency with the Comptroller; and~~

COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

- 3) shall inform the person that, if he or she does not owe any or all of the amount claimed to be due and payable to the State, the person may, within 30 days of the Comptroller's giving notice, make a written protest as prescribed in subsection (b) of this section. The notice to the person subject to the offset required by this subsection shall be deemed to have been given if such notice is enclosed in an envelope plainly addressed to such person, United States postage fully prepaid, and deposited in the United States mail.

- b) Persons wishing to make a protest to the Section 10.05 offset shall, within 30 days of the Comptroller's giving notice as prescribed in subsection (a), notify the Comptroller in writing of:

- 1) the reasons for contesting the claim of the State;
- 2) the amount, if any, that the person acknowledges to be due and payable to the State; and
- 3) any other information that will enable the Comptroller to determine the amount, if any, that is due and payable to the State.

- c) Upon receipt of a timely protest, the Comptroller shall determine the amount due and payable to the State. This determination shall be made in light of all information relating to the transaction in the possession of the Comptroller and any other information the Comptroller may reasonably request and obtain from the State agency and the person subject to the offset.

- d) From the deposit into the State Offset Claim Fund made pursuant to Rule 1104(c) (74 Ill. Admin. Code Section 285.1104(c)), the Comptroller shall issue a warrant to the appropriate fund to the credit of the State agency entitled thereto, for the amount found due and payable to the State. Any balance of that deposit shall be returned to the person subject to the offset.

(Source: Amended at Ill. Reg. _____, effective _____)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- 1) HEADING OF THE PART: Duck Goose and Coot Hunting

- 2) CODE CITATION: 17 Ill. Adm. Code 590

- 3) SECTION NUMBERS: 590.10
PROPOSED ACTION: Amendments

- 4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).

- 5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED: This Part is being amended, with the approval of the Conservation Advisory Board, to lengthen the season for Canada Geese due to the large increase in the numbers of Canada Geese in Illinois in order to preserve the biological balance.

- 6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

- 7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

- 8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? No

- 9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

- 10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

- 11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

- 12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 590

DUCK, GOOSE AND COOT HUNTING

Section

590.10
590.20

Statewide Regulations

Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting

Illinois Youth Goose Hunting Permit Requirements

590.25 Duck, Goose and Coot General Hunting Regulations on all Department-Owned and -Managed Sites.

590.30 Check Station Department Sites Only - Duck, Goose and Coot Hunting

590.40 Non-Check Station Department Sites Only - Duck, Goose and Coot Hunting

590.50 Various Other Department Sites - Duck, Goose and Coot Hunting

590.60 EXHIBIT A The Non-Toxic Shot Zones of Illinois

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).

SOURCE: Adopted at 5 Ill. Reg. 8857, effective August 25, 1981; emergency amendment at 5 Ill. Reg. 11386, effective October 14, 1981, for a maximum of 150 days; codified at 5 Ill. Reg. 10638; Part repealed at 6 Ill. Reg. 9647, effective July 21, 1982; new Part adopted at 6 Ill. Reg. 11865, effective September 22, 1982; amended at 7 Ill. Reg. 13229, effective September 28, 1983; emergency amendment at 7 Ill. Reg. 13948, effective October 6, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 18968, effective September 26, 1984; amended at 9 Ill. Reg. 14242, effective September 5, 1985; peremptory amendments at 9 Ill. Reg. 15062, effective September 25, 1985; emergency amendments at 9 Ill. Reg. 15928, effective October 8, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 16588, effective September 22, 1986; emergency amendments at 10 Ill. Reg. 17773, effective September 26, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 10560, effective May 21, 1987; emergency amendments at 11 Ill. Reg. 15242, effective August 28, 1987, for a maximum of 150 days; emergency expired January 25, 1988; amended at 12 Ill. Reg. 12200, effective July 15, 1988; emergency amendments at 12 Ill. Reg. 16233,

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less than 1% the shot's weight. Lead shot plated with copper, nickel, or other material does not qualify. Sites covered by these regulations are as stated in the federal regulations or they are listed under Site Specific Regulations. Only non-toxic shot may be used for hunting waterfowl in the following non-toxic shot zones (see EXHIBIT A):

- 1) Mississippi River and adjacent areas in the following counties bordered by the roads and/or lines indicated below:

A) All of Alexander, Calhoun, Carroll, Hancock, Henderson, Jackson, Jersey, Jo Davies, Madison, Mercer, Monroe, Pike, Randolph, Rock Island, St. Clair, Union and Whiteside Counties.

B) Adams County: IL-96 (Lima), County Highway (Hwy) 41, County Hwy-7, County Hwy-8, and Lock and Dam 20. The Mark Twain National Wildlife Refuge, Bear Creek Unit is also a nontoxic shot zone.

C) Henry County: I-80 and I-74/280.

- 2) Illinois River and adjacent areas in the following counties bordered by the roads and/or lines indicated below:

A) All of Bureau, Calhoun, Cass, Fulton, Greene, Grundy, Jersey, Marshall, Mason, Peoria, Pike, Putnam, Tazewell and Woodford Counties.

B) Brown County: County Hwy-3/Federal Aid Secondary Route (FAS) 582, FAS-582, County Hwy-12, and IL-99.

C) Morgan County: IL-104 (Meredosia) and IL-100/US-67.

D) Schuyler County: IL-100 (Bluff City) IL-103, and County Hwy-9.

- 3) Southern Illinois Quota Zone

All of Alexander, Jackson, Union and Williamson Counties.

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effective September 23, 1988, for a maximum of 150 days; emergency expired February 20, 1989; emergency amendments at 12 Ill. Reg. 22244, effective December 7, 1988, for a maximum of 150 days; emergency expired May 6, 1989; amended at 13 Ill. Reg. 10525, effective June 20, 1989; amended at 13 Ill. Reg. 14925, effective September 7, 1989; emergency amendments at 13 Ill. Reg. 16579, effective October 4, 1989, for a maximum of 150 days; emergency expired March 3, 1989; amended at 13 Ill. Reg. 17354, effective October 27, 1989; amended at 14 Ill. Reg. 638, effective January 2, 1990; amended at 14 Ill. Reg. 13529, effective August 13, 1990; emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. _____, effective _____.

Section 590.10 Statewide Regulations

- a) Pursuant to Section 2.18 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par 2.18), it shall be unlawful to take, possess, transport, or use migratory waterfowl except during such period of time and in such manner and numbers as may be provided in the Federal "Migratory Bird Treaty Act" (16 U.S.C. 703-711), the "Migratory Bird Hunting Stamp Act" (16 U.S.C. 1718 et seq.), and annual "Rules and Regulations for Migratory Bird Hunting" (50 CFR 20, effective September 29, 1987) (collectively referred to in this Part as federal regulations), (no incorporation in this Part includes later amendments or editions) or contrary to any State regulations made in the Wildlife Code.

- b) The regulations in Section 2.33 of the Wildlife Code on illegal devices shall apply to this rule, unless federal regulations are more restrictive.

- c) Duck, goose and coot regulations are in accordance with Federal Regulations (50 CFR 20, revised as of October 1, 1989) unless the regulations in this rule are more restrictive. Shooting hours shall be from sunrise to sunset, except at specific sites where shooting hours are more restrictive, or for federally sanctioned experiments where shooting hours may be more liberal.

- d) It shall be unlawful while attempting to take migratory waterfowl to have in possession any shotgun shells prohibited by federal regulations. The only shot approved as non-toxic by the U.S. Fish and Wildlife Service (50 CFR 20) is steel shot, and copper-plated or nickel-plated steel shot for which the plating represents

DEPARTMENT OF CONSERVATION

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4) Rend Lake Goose Quota Zone

All of Jefferson and Franklin Counties.

5) Other Areas

All of Bond, Christian, Clinton, Coles, Cook, DuPage, Fayette, Kane, Kendall, Lake McHenry, Moultrie, Perry, Will and Winnebago Counties.

e) Emergency Closure

The Department of Conservation (Department or DOC) will close the Canada goose season giving 48 hours notice when quotas established by federal regulations are reached, when harvest in any area is excessive due to extreme weather conditions or when a serious outbreak of infectious disease occurs, such as avian cholera or duck virus enteritis.

f) Closed Areas and Refuges

1) Ducks - Specific habitats, geographical areas, or political land units shall be closed to hunting of specified species of ducks in compliance with federal regulations.

2) Geese and Refuges

A) Additional geographical areas or political land units shall be closed to hunting of specified species of geese in compliance with federal regulations.

B) Portions of the following areas are designated as waterfowl refuges and the refuge boundaries are posted or identified on each area posting:

i) Horseshoe Lake Conservation Area - Alexander County (in the refuge no motors will be allowed from October 15 through December 31 and trolling motors will only be used from January 1 to March 1)

ii) Rend Lake and Rend Lake Wildlife Management Area

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iii) Union County Conservation Area (all fishing and boat traffic is prohibited from October 15 through March 1)

g) Migratory Waterfowl Hunting Area Permits (Commercial and Non-Commercial)

1) The holder of a permit shall forward within one week after the close of the season or at an earlier time as requested by the Department, a report upon forms furnished by the Department providing information on the hunting season.

2) Subsection (g) shall be in accordance with Section 3.7 of the Wildlife Code.

h) Teal Hunting Regulations are located in 17 Ill. Adm. Code 740.

i) When public duck blinds on State managed sites are flooded to the point that they are no longer usable, but the water level is not too high or rough to be a threat to public safety, the Department, by public announcement and posting, may permit waterfowl hunting anywhere on the area except in designated refuge areas. Any permits issued for the blinds are no longer valid and no fee to hunt the area will be charged.

j) Waterfowl Hunting Zones:

1) Northern Zone - That portion of the State north of a line running east from the Iowa border along Illinois Route 92 to U.S. Interstate 280, east along U.S. Interstate 280 to U.S. Interstate 80, then east along U.S. Interstate 80 to the Indiana border.

2) Central Zone - That portion of the State south of the northern zone boundary to the Modoc Ferry Landing on the Mississippi River and east along the Modoc Ferry Road to Randolph County Highway 12 to Illinois Route 3, then north to Illinois Route 159, then north to Illinois Route 161, then east to Illinois Route 4, then north to U.S. Interstate 70, then east along U.S. Interstate 70 to the Indiana border.

3) Southern Zone - From the southern boundary of the Central Zone south to the remainder of the State.

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- 4) Tri-county Goose Zone - Knox County and the following townships: Fulton County - Buckheart, Canton; Cass - Deerfield, Fairview, Farmington, Joshua, Orion, Putnam, and that portion of Banner Township bounded on the north by Illinois Route 9 and on the east by U.S. Route 24.
- 5) Rend Lake Canada Goose Quota Zone - all lands and waters in Franklin and Jefferson Counties.
- 6) Northeastern Illinois Canada Goose Zone - All lands and waters in the counties of Cook, Dupage, Grundy, Kankakee, Kane, Kendall, Lake, McHenry and Will.
- 7) Southern Illinois Quota Zone (Alexander, Union, Williamson, and Jackson Counties).
- k) No person during the open season shall take or attempt to take wild geese in the Rend Lake Canada Goose Quota Zone except between legal opening and the hour of 3:00 p.m.
- l) The hunting season for Canada Geese in the Southern Illinois Quota Zone shall be lengthened by extending the season from 3:00 p.m. until sunset on January 20, 21, 22, 23 and 24, 1991, unless the season has been closed earlier pursuant to subsection (e).

(Source: Amended at 14 Ill. Reg. _____, effective _____)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Employees' General Rights And Duties
- 2) Code Citation: 56 Ill. Adm. Code 2815
- 3) Section Numbers: Proposed Action:
2815.105 Amended Section
- 4) Statutory Authority: Ill. Rev. Stat., 1989, ch. 48, pars. 540, 610 and 611, as amended by P. A. 86-1367, effective September 10, 1990.
- 5) A Complete Description of the Subjects and Issues Involved:
The proposed amendment to Part 2815 brings this rule into conformity with a recent amendment to the statute that eliminates the provision which allowed the deduction of delinquent spousal support from unemployment insurance benefits.
- 6) Will the proposed rule replace an emergency rule currently in effect? Yes.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives? Not Applicable.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
312-793-4240

DEPARTMENT OF EMPLOYMENT SECURITY

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- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small business.

The full text of the Proposed Amendment is identical to the text of the Emergency Amendment which appears in this issue of the Register on page 17390.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Primary Drinking Water Standards
- 2) Code Citation: 35 Ill. Adm. Code 611
- 3) Section Numbers: Proposed Action:
611.325, 611.521 Amendments
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1017, 1017.5 and 1027.
- 5) A Complete Description of the Subjects and Issues Involved:

A complete description is contained in the Board's Opinion of September 27, 1990, in R90-13, which Opinion is available from the address below. Section 17.5 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1017.5) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This proposed amendment is derived from 55 Fed. Reg. 25064, June 19, 1990. It makes editorial corrections to USEPA's June 29, 1989, filtration and disinfection rules.

- 6) Will this proposed rule replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed Amendment contain incorporations by reference? No.
- 9) Are there any other amendments pending on this Part? Yes. In R90-21.

Section Numbers	Proposed Action	Illinois Register Citation
611.102	Amendment	October 5, 1990; 14 Ill. Reg. 16215
611.526	Amendment	October 5, 1990; 14 Ill. Reg. 16215
611.606	Amendment	October 5, 1990; 14 Ill. Reg. 16215
611.610	Amendment	October 5, 1990; 14 Ill. Reg. 16215
611.720	Amendment	October 5, 1990; 14 Ill. Reg. 16215

10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 17.5 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1017.5) and by the federal Safe Drinking Water Act (42 U.S.C. 300f et seq.) The statewide policy objectives are set forth in Section 14 of the Environmental

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Protection Act. These rules impose mandates on units of local government which own or operate public water supplies. This rulemaking makes editorial corrections derived from federal rules.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R90-13 and be addressed to:

Ms. Dorothy M. Gumm, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 1, 1990

B) Types of small businesses affected:

The existing rules affect small businesses which own or operate public water supplies.

C) Reporting, bookkeeping or other procedures required for compliance:

The existing rules require extensive reporting, bookkeeping and other procedures, including the preparation of permit applications, monthly reports and notifications to the public.

D) Types of professional skills necessary for compliance:

Compliance with the existing rules may require the services of an attorney, chemist and registered professional engineer.

The full text of the Proposed Amendment begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE F: PUBLIC WATER SUPPLIES
CHAPTER I: POLLUTION CONTROL BOARD

PART 611

PRIMARY DRINKING WATER STANDARDS

SUBPART A: GENERAL

Purpose, Scope and Applicability
Definitions
Incorporations by Reference
Severability
Delegation to Local Government
Enforcement
Special Exception Permits
Section 1415 Variances
Section 1416 Variances
Alternative Treatment Techniques
Siting requirements
Source Water Quality
Effective dates
Maximum Contaminant Levels
Fluoridation Requirement
Prohibition on Use of Lead

SUBPART B: FILTRATION AND DISINFECTION

Requiring a Demonstration
Procedures for Agency Determinations
Filtration Required
Groundwater under Direct Influence of Surface Water
No Method of HPC Analysis
General Requirements
Filtration Effective Dates
Source Water Quality Conditions
Site-specific Conditions
Treatment Technique Violations
Disinfection
Unfiltered PWSs
Filtered PWSs
Filtration
Unfiltered PWSs: Reporting and Recordkeeping
Filtered PWSs: Reporting and Recordkeeping
Protection during Repair Work
Disinfection following Repair

SUBPART C: USE OF NON-CENTRALIZED TREATMENT DEVICES

Section

Section
611.201
611.202
611.211
611.212
611.213
611.220
611.230
611.231
611.232
611.233
611.240
611.241
611.242
611.250
611.261
611.262
611.271
611.272

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Point-of-Entry Devices
Use of other Non-centralized Treatment Devices

611.280
611.290

SUBPART F: MAXIMUM CONTAMINANT LEVELS (MCL's)

Section

Inorganic Chemicals
Organic Chemicals
VOCs
Turbidity
Microbiological Contaminants
Radium and Gross Alpha Particle Activity
Beta Particle and Photon Radioactivity

611.300
611.310
611.311
611.320
611.325
611.330
611.331

SUBPART K: GENERAL MONITORING AND ANALYTICAL REQUIREMENTS

Alternative Analytical Techniques
Certified Laboratories
Laboratory Testing Equipment
Consecutive PWSS

Section
611.480
611.490
611.491
611.500

SUBPART L: MICROBIOLOGICAL MONITORING AND ANALYTICAL REQUIREMENTS

Routine Coliform Monitoring
Repeat Coliform Monitoring
Invalidation of Total Coliform Samples
Sanitary Surveys
Fecal Coliform and E. Coli Testing
Analytical Methodology
Response to Violation
Analytical Requirements
Unfiltered PWSS
Filtered PWSS

Section
611.521
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611.527
611.531
611.532
611.533

SUBPART M: TURBIDITY MONITORING AND ANALYTICAL REQUIREMENTS

Turbidity

Section
611.560

SUBPART N: INORGANIC MONITORING AND ANALYTICAL REQUIREMENTS

Requirements
Violation of State MCL
Frequency of State Monitoring
Analytical Methods
Fluoride Monitoring
Special Monitoring for Sodium

Section
611.601
611.602
611.603
611.606
611.607
611.610

SUBPART O: ORGANIC MONITORING AND ANALYTICAL REQUIREMENTS

Sampling and Analytical Requirements

Section
611.641

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Analytical Methods
Sampling for VOCs
Monitoring for 36 Contaminants
Analytical Methods for 36 Contaminants

611.645
611.648
611.650
611.657

SUBPART P: THM MONITORING AND ANALYTICAL REQUIREMENTS

Sampling, Analytical and other Requirements
Reduced Monitoring Frequency
Averaging
Analytical Methods
Modification to System

Section
611.680
611.683
611.684
611.685
611.686

SUBPART Q: RADIOLOGICAL MONITORING AND ANALYTICAL REQUIREMENTS

Analytical Methods
Gross Alpha
Manmade Radioactivity

Section
611.720
611.731
611.732

SUBPART T: REPORTING, PUBLIC NOTIFICATION AND RECORDKEEPING

Applicability
Monthly Operating Report
Notice by Agency
Cross Connection Reporting
Reporting
Reporting MCL and other Violations
Reporting other Violations
Notice to New Billing Units
General Content of Public Notice
Mandatory Health Effects Language
Fluoride Notice
Record Maintenance
List of 36 Contaminants

Section
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611.831
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611.855
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Appendix A
Appendix B
Appendix C
Table A
Table B
Table C
Mandatory Health Effects Information
Percent Inactivation of G. Lamblia Cysts
Common Names of Organic Chemicals
Total Coliform Monitoring Frequency
Fecal or Total Coliform Density Measurements
Frequency of RDC Measurement

AUTHORITY: Implementing Sections 17 and 17.5 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1017, 1017.5 and 1027.

SOURCE: Adopted in R88-26 at 14 Ill. Reg. 16517, effective September 20, 1990; amended in R90-21 at 14 Ill. Reg. , effective ;

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using groundwater, compliance with the wellhead protection program, after USEPA approves the program.

BOARD NOTE: Derived from 40 CFR 141.63 (1989), as amended at 54 Fed. Reg. 27562, June 29, 1989.

(Source: Amended at 14 Ill. Reg. , effective)

SUBPART L: MICROBIOLOGICAL MONITORING AND ANALYTICAL REQUIREMENTS

Section 611.521 Routine Coliform Monitoring

- a) Suppliers shall collect total coliform samples at sites which are representative of water throughout the distribution system according to a written sample siting plan, which must be approved by special exception permit.
- b) The monitoring frequency for total coliforms for CWSs is based on the population served by the CWS, as set forth in Table A. If a CWS serving 25 to 1,000 persons has no history of total coliform contamination in its current configuration and a sanitary survey conducted in the past five years shows that the CWS is supplied solely by a protected groundwater source and is free of sanitary defects, the Agency shall reduce the monitoring frequency specified in Table A, except that in no case shall the Agency reduce the monitoring frequency to less than one sample per quarter. The Agency shall approve the reduced monitoring frequency by special exception permit.

c) The monitoring frequency for total coliforms for non-CWSs is as follows:

- 1) A non-CWS using only groundwater (except groundwater under the direct influence of surface water, as determined in Section 611.212) and serving 1,000 persons or fewer shall monitor each calendar quarter that the system provides water to the public, except that Public Health shall reduce this monitoring frequency if a sanitary survey shows that the system is free of sanitary defects. Beginning June 29, 1994, Public Health cannot reduce the monitoring frequency for a non-CWS using only groundwater (except groundwater under the direct influence of surface water) and serving 1,000 persons or fewer to less than once per year.
- 2) A non-CWS using only groundwater (except groundwater under the direct influence of surface water) and serving more than 1,000 persons during any month shall monitor at the same frequency as a like-sized CWS, as specified in subsection (b), except Public Health shall reduce this monitoring frequency for any month the system serves 1,000 persons or fewer. Public Health cannot

NOTICE OF PROPOSED AMENDMENTS

amended in R90-13 at 14 Ill. Reg. , effective

SUBPART F: MAXIMUM CONTAMINANT LEVELS (MCL'S)

Section 611.325 Microbiological Contaminants

a) The MCL is based on the presence or absence of total coliforms in a sample, rather than coliform density.

- 1) For a supplier which collects at least 40 samples per month, if no more than 5.0 percent of the samples collected during a month are total coliform-positive, the supplier is in compliance with the MCL for total coliforms.
- 2) For a supplier which collects fewer than 40 samples per month, if no more than one sample collected during a month is total coliform-positive, the supplier is in compliance with the MCL for total coliforms.
- b) Any fecal coliform-positive repeat sample or E. coli-positive repeat sample, or any total coliform-positive repeat sample following a fecal coliform-positive or E. coli-positive routine sample, constitutes a violation of the MCL for total coliforms. For purposes of the public notification requirements in Section 611.851 et seq., this is a violation that may pose an acute risk to health.

c) A supplier shall determine compliance with the MCL for total coliforms in subsections (a) and (b) for each month in which it is required to monitor for total coliforms.

d) BATs for achieving compliance with the MCL for total coliforms in subsections (a) and (b):

- 1) Protection of wells from contamination by coliforms by appropriate placement and construction;
- 2) Maintenance of RDC throughout the distribution system;
- 3) Proper maintenance of the distribution system including appropriate pipe replacement and repair procedures, main flushing programs, proper operation and maintenance of storage tanks and reservoirs and continual maintenance of positive water pressure in all parts of the distribution system;
- 4) Filtration and disinfection of surface water, as described in Subpart B, or disinfection of groundwater using strong oxidants such as chlorine, chlorine dioxide or ozone; or
- 5) -The development and implementation of an approved-for systems

POLLUTION CONTROL BOARD

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reduce the monitoring to less than once per year. For systems using groundwater under the direct influence of surface water, subsection (c)(4) applies.

3) A non-CWS using surface water, in total or in part, shall monitor at the same frequency as a like-sized CWS, as specified in subsection (b), regardless of the number of persons it serves.

4) A non-CWS using groundwater under the direct influence of surface water, shall monitor at the same frequency as a like-sized CWS, as specified in subsection (b). The supplier shall begin monitoring at this frequency beginning six months after Public Health determines that the groundwater is under the direct influence of surface water.

d) The supplier shall collect samples at regular time intervals throughout the month, except that a supplier which uses only groundwater (except groundwater under the direct influence of surface water) and serves 4,900 persons or fewer, may collect all required samples on a single day if they are taken from different sites.

e) A PWS that uses surface water or groundwater under the direct influence of surface water, and does not practice filtration in compliance with Subpart B, shall collect at least one sample near the first service connection each day the turbidity level of the source water, measured as specified in Section 611.532(b), exceeds 1 NTU. This sample must be analyzed for the presence of total coliforms. When one or more turbidity measurements in any day exceed 1 NTU, the supplier shall collect this coliform sample within 24 hours of the first exceedance, unless the Agency has determined, by special exception permit, that the supplier, for logistical reasons outside the supplier's control, cannot have the sample analyzed within 30 hours of collection. Sample results from this coliform monitoring must be included in determining compliance with the MCL for total coliforms in Section 611.325.

f) Special purpose samples, such as those taken to determine whether disinfection practices are sufficient following pipe placement, replacement or repair, must not be used to determine compliance with the MCL for total coliforms in Section 611.325.

BOARD NOTE: Derived from 40 CFR 141.21(a) (1989), as amended at 54 Fed. Reg. 27562, June 29, 1989.

(Source: Amended at 14 Ill. Reg. , effective)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

1) The Heading of the Part: ASSISTANCE STANDARDS

2) Code Citation: 89 Ill. Adm. Code 111

3) Section Number: Proposed Action:
111.101 Amendment

4) Statutory Authority: Section 12-4.11 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Par. 12-4.11)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking increases the Department's Assistance Standards in accordance with the methodology established in Section 111.20. The Assistance Standards are updated each January 1. The amount of the increase to be effective January 1, 1991, based on this methodology is 4.4%.

6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

8) Does this Proposed Amendment contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? No

10) Statement of Statewide Policy Objectives. This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Bldg. II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217-782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 111
ASSISTANCE STANDARDS

Section	
111.1	Incorporation By Reference
111.10	Establishment of Assistance Standards
111.20	Computation of the Assistance Standards
111.30	Amount of Assistance Standards (Family of 1)
111.40	Amount of Assistance Standards (Family of 2)
111.50	Amount of Assistance Standards (Family of 3)
111.60	Amount of Assistance Standards (Family of 4)
111.70	Amount of Assistance Standards (Family of 5)
111.80	Amount of Assistance Standards (Family of 6)
111.90	Amount of Assistance Standards (Family of 7 thru 18)
111.100	Amount of Assistance Standards (Child-Only Cases) (Repealed)
111.101	Current Assistance Standards
111.110	Adjustments Following Court Orders

AUTHORITY: Implementing Articles III, IV and VI and authorized by Sections 12-4.11 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq., 12-4.11 and 12-13).

SOURCE: Filed and effective December 30, 1977; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 10, 1983; amended at 8 Ill. Reg. 223, effective December 27, 1983; amended at 9 Ill. Reg. 295, effective January 1, 1985; amended at 10 Ill. Reg. 1920, effective January 17, 1986; amended at 11 Ill. Reg. 2297, effective January 16, 1987; amended at 12 Ill. Reg. 871, effective January 1, 1988; amended at 13 Ill. Reg. 85, effective January 1, 1989; amended at 13 Ill. Reg. 3840, effective March 10, 1989; amended at 14 Ill. Reg. —, effective —.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENT

12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 111.101 Current Assistance Standards

Adults and Children

Family Size	Group I	Group II	Group III
	\$ 427 457	\$ 411 442	\$ 348 381
1 (AFDC and Refugee/Repatriate Assistance)	333 364	321 351	304 333
1 (All Other Programs)	539 589	520 570	497 543
2	740 811	715 783	684 749
3	835 914	811 888	783 858
4	976 1069	948 1038	913 1000
5	1097 1201	1066 1168	1028 1126
6	1154 1264	1122 1229	1083 1187
7	1215 1331	1183 1296	1140 1249
8	1278 1400	1245 1364	1202 1317
9	1346 1475	1309 1434	1265 1386
10	1418 1553	1378 1509	1332 1459
11	1492 1634	1452 1591	1401 1535
12	1571 1721	1528 1674	1474 1615
13	1654 1812	1608 1762	1551 1692
14	1741 1908	1694 1856	1634 1790
15	1833 2008	1783 1954	1721 1886
16	1929 2114	1878 2057	1812 1985
17	2032 2226	1976 2165	1907 2090

Child-Only

1	205 224	198 215	192 208
2	405 443	392 429	378 413
3	501 549	488 534	478 523
4	642 703	626 685	608 666
5	762 835	744 815	723 792
6	820 898	800 876	778 851
7	881 965	861 943	835 914
8	944 1034	923 1011	896 981
9	1013 1109	988 1082	960 1052
10	1084 1188	1056 1156	1027 1125
11	1158 1268	1129 1237	1096 1200
12	1237 1355	1207 1322	1169 1280

Section 111.101 Current Assistance Standards (Cont'd)

For family sizes greater than 18 or 12, the amount of the Assistance Standard will be determined by adding \$90 \$97 or \$70 \$75 respectively for each person above 18 or 12. All rounding in determining Assistance Standards is done by rounding down to the next whole dollar amount.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

1) The Heading of the Part: CHILD SUPPORT ENFORCEMENT

2) Code Citation: 89 Ill. Adm. Code 160

3) Section Number: 160.70
Proposed Action: Amendment

4) Statutory Authority: Sections 10-1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 10-1 et seq. and 12-13)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking revises Department policy on the interception of unemployment insurance benefits in child support cases. Specifically, the Department will no longer seek to obtain an agreement for deduction from the responsible relative before initiating income withholding.

6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

8) Does this Proposed Amendment contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
160.5	Amendment	July 27, 1990 (14 Ill. Reg. 12148)
160.60	Amendment	July 27, 1990 (14 Ill. Reg. 12148)
160.65	New Section	July 27, 1990 (14 Ill. Reg. 12148)
160.100	Amendment	July 27, 1990 (14 Ill. Reg. 12148)
160.110	Amendment	July 27, 1990 (14 Ill. Reg. 12148)

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NOTICE OF PROPOSED AMENDMENT

Section Numbers Proposed Action Illinois Register Citation

160.120 Amendment July 27, 1990
(14 Ill. Reg. 12148)

160.130 Amendment July 27, 1990
(14 Ill. Reg. 12148)

160.132 New Section July 27, 1990
(14 Ill. Reg. 12148)

160.134 New Section July 27, 1990
(14 Ill. Reg. 12148)

160.136 New Section July 27, 1990
(14 Ill. Reg. 12148)

160.138 New Section July 27, 1990
(14 Ill. Reg. 12148)

10) Statement of Statewide Policy Objectives This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER f: COLLECTIONSPART 160
CHILD SUPPORT ENFORCEMENT

SUBPART A: CHILD SUPPORT ENFORCEMENT

Section
160.1 Incorporation By Reference
160.5 Definitions
160.10 Child Support Enforcement Program
160.20 Assignment of Rights to Support

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section
160.30 Cooperation With Support Enforcement Program
160.35 Good Cause For Failure to Cooperate With Support Enforcement
160.40 Proof of Good Cause For Failure to Cooperate With Support Enforcement
160.45 Suspension of Child Support Enforcement Upon Finding of Good Cause

SUBPART C: ESTABLISHMENT AND MODIFICATION OF
CHILD SUPPORT ORDERS

Section
160.60 Establishment and Modification of Support Obligations

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section
160.70 Enforcement of Support Orders
160.75 Withholding of Income to Secure Payment of Support
160.80 Amnesty - 20% Charge

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section
160.90 Earmarking Child Support Payments

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

Section
160.100 Distribution Of Child Support For AFDC Recipients
160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services
160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled
160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

160.140 Statement Of Child Support Account Activity

SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION
OF CHILD SUPPORT

160.150 Department Review Of Distribution Of Child Support For AFDC Recipients
160.160 Department Review Of Distribution Of Child Support For Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1 et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987 1989, ch. 23, pars. 4-1.7, 10-1 et seq., 12-4.3 and 12-13) +

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through 112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill. Reg. 19990, effective November 14, 1986; emergency amendment at 11 Ill. Reg. 4800, effective March 5, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9129, effective April 30, 1987; amended at 11 Ill. Reg. 15208, effective August 31, 1987; emergency amendment at 11 Ill. Reg. 1563, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 9065, effective May 16, 1988; amended at 12 Ill. Reg. 18185, effective November 4, 1988; emergency amendment at 12 Ill. Reg. 20835, effective December 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13 Ill. Reg. 14385, effective September 1, 1989; amended at 13

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENT

Ill. Reg. 16768, effective October 12, 1989; amended at 14 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section 160.70 Enforcement of Support Orders

a) Definitions

The definitions contained in Section 160.60(a) are incorporated herein by reference.

b) Income Withholding

Whether using the administrative process (see Section 160.60(d)) or the judicial process (see Section 160.60(e)), the Department shall follow the procedures for withholding of income contained in Section 160.75 to enforce and collect past-due support owed by responsible relatives in IV-D cases and it shall as promptly as possible distribute all amounts collected. In addition to income as defined in Section 160.75, the Department shall proceed to collect support from the principal and income of trusts as provided by Section 2-1403 of the Code of Civil Procedure (Ill. Rev. Stat. ~~1987~~ 1989, ch. 110, par. 2-1403).

c) Federal and State Income Tax Refunds and Other State Payments

1) The Department shall collect past-due support owed by responsible relatives in IV-D cases through intercept of federal and State income tax refunds and other State payments (see Section 10.05a of the State Comptroller Act (Ill. Rev. Stat. ~~1987~~ 1989, ch. 15, par. 210.05a) due such relatives.

2) The Department shall submit past-due support amounts to:

- A) the Department of Health and Human Services to intercept federal income tax refunds in accordance with federal instructions as follows:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 160.70 Enforcement of Support Orders (Cont'd.)

i) in IV-D AFDC and IV-D foster care cases, past-due support owed for a child or for a child and the parent with whom the child is living in an amount not less than \$150 which has been in arrears for 3 months or longer; and

ii) in IV-D Non-AFDC cases, past-due support owed to or for a minor child in an amount not less than \$500.

B) the Comptroller to intercept State income tax refunds and other State payments as follows:

i) in active IV-D cases, past-due support owed in an amount not less than one month's support obligation or \$150, whichever is less; and

ii) in inactive IV-D AFDC and IV-D foster care cases, past due support owed in any amount.

iii) In cases in which the responsible relative who owes past-due support is receiving periodic payments from this State because of employment, disability, retirement or any other reason, the Department shall, upon obtaining knowledge of such circumstances, refund any amounts inadvertently intercepted to the responsible relative and proceed to collect past-due support pursuant to the income withholding provisions of the support statutes.

3) The Department shall provide the responsible relative with a notice prior to submitting a past-due support amount for intercept, which advance notice shall inform the responsible relative of the following:

- A) the IV-D case name and identification number;

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NOTICE OF PROPOSED AMENDMENT

Section 160.70 Enforcement of Support Orders (Cont'd.)

- B) the past-due support amount which will be submitted for intercept;
- C) the right to contest the determination that past-due support is owed or the amount of past-due support by requesting:
- i) a redetermination by the Department or, after such redetermination,
 - ii) an administrative review by any other state in which the support order was issued upon which the referral for federal income tax refund intercept is based, at the request of the responsible relative; and
- D) that the Internal Revenue Service will notify the responsible relative's spouse at the time of intercept regarding the steps to take to protect the share of the refund which may be payable to that spouse, in the case of a joint federal income tax return.
- 4) A request for a redetermination made within 30 days from the date of mailing of the advance notice shall stay the Department from submitting the past-due amount.
- 5) No later than 120 days after the date the redetermination was requested, the Department shall provide the responsible relative with a notice of the results of the redetermination and of the right to contest such results by requesting:
- A) a hearing by the Department within 30 days from the date of mailing of the notice; or
 - B) an administrative review by any other state in which the support order was issued upon which the referral for federal income tax refund intercept is based.
- 6) If a responsible relative requests administrative review by the state in which the support order was issued upon which the referral for federal

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Section 160.70 Enforcement of Support Orders (Cont'd.)

income tax refund intercept is based, the Department shall notify the state with the order of the request and shall provide that state with all necessary information within 10 days of the responsible relative's request. The Department shall be bound by the decision of the state with the order.

- 7) The Department shall proceed in accordance with 89 Ill. Adm. Code 104.103 upon receipt of a request for a hearing.
- 8) The Department shall notify:
 - A) any other state enforcing the support order when the request for intercept is submitted and when the intercept amount is received;
 - B) the Department of Health and Human Services of any deletion of an amount submitted for federal income tax refund intercept, in accordance with federal instructions;
 - C) the Comptroller of any deletion of an amount submitted for State income tax refund or other payment intercept or any significant decrease in the amount; and
 - D) the Clerk of Circuit Court of the county in which the child support order was entered of any amount intercepted for posting to the court payment record.
- 9) The Department shall:
 - A) as promptly as possible refund to the responsible relative any amount intercepted found to exceed the amount of past-due support owed; and
 - B) equitably apportion joint State income tax refunds and other State payments based upon copies of federal and State income tax returns, including all schedules and attachments, or other evidence of ownership, such equitable apportionment to be based on the documented proportionate net income of

DEPARTMENT OF PUBLIC AID

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Section 160.70

Enforcement of Support Orders (Cont'd.)

the parties, and pay to the joint payee that portion of the amount intercepted found to be his; except that the Comptroller shall apportion such refunds and payments in matters where the intercepted funds have not yet been transferred to the Department.

- 10) The Department shall as promptly as possible apply collections it receives as a result of intercept under this subsection only against the past-due support amount specified in the advance notice provided the responsible relative pursuant to subsection (c)(3) above and shall promptly apply:

- A) federal income tax refunds first to satisfy any IV-D AFDC or IV-D foster care assigned past-due support and then to satisfy any IV-D Non-AFDC past-due support; and
- B) State income tax refunds and other State payments to satisfy any active IV-D AFDC and IV-D foster care assigned past-due support, or first to satisfy active IV-D Non-AFDC past-due support and then to satisfy any IV-D AFDC and IV-D foster care assigned past-due support.

- 11) The Department shall inform individuals who receive IV-D Non-AFDC support enforcement services, in advance, of the following:

- A) amounts intercepted under this subsection will be applied in accordance with subsection (c)(9) above;
- B) any payment received by the IV-D Non-AFDC individual as a result of federal income tax refund intercept may have to be returned to the Department within six years following the end of the tax year if there is an adjustment necessitated by the responsible relative's spouse filing an amended tax return in order to receive his share of a joint tax refund.

- d) Unemployment Insurance Benefits

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- 1) The Department shall collect support owed by responsible relatives in IV-D cases through intercept of unemployment insurance benefits in matters wherein the relative has accumulated a past-due support amount equal to a one month support obligation.

- 2) The Department shall take the following action:

- A) ascertain that the responsible relative qualifies for receipt of unemployment insurance benefits through access to the Department of Employment Security's (DES) computer file.
- B) ~~contact the relative to obtain an agreement for deduction of benefits for payment of support.~~
- C) ~~initiate procedures for withholding of income in accordance with Section 160.75 in cases wherein the relative fails or refuses to agree to benefit deduction.~~
- B) collect child support owed through the intercept of the child's portion of the unemployment insurance benefits by initiating procedures for income withholding in accordance with Section 160.75.

- B)C) establish the amount to be deducted by data entry to DES's computer file, which amount shall be the lesser of:

- i) the amount of the income withholding order; or
 - ii) the amount of the child dependent's allowance, whether or not claimed.
- E)D) receive amounts deducted direct from DES.
- F)E) notify the Clerk of the Circuit Court of the county in which the child support order is registered of each collection for posting to the court payment record.

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- 6) F post each collection to the Department's payment record.
- 7) G apply each collection to the current support obligation, then to past-due obligations.
- 8) H provide a redetermination within 180 days from the date of request for redetermination to each relative who disputes the deduction and, where indicated, make adjustments and refund improperly deducted amounts.
- 3) The Department of Employment Security shall take the following action:
- A) provide notice to the responsible relative and an opportunity to be heard, when the Department cannot resolve the dispute.
 - B) pay all amounts deducted direct to the Department.
- e) Contempt of Court and Other Legal Proceedings
- 1) The Department shall refer IV-D cases to its legal representatives to initiate contempt of court and other legal proceedings, pursuant to the applicable provisions of the support statutes, for enforcement of orders for support in matters wherein the responsible relative has accumulated a past-due support amount equal to not less than a one month support obligation; except as set forth in subsection (2) below.
 - 2) Contempt proceedings shall not be used in the following instances:
 - A) the responsible relative has no known available income or assets from which to satisfy the support obligation and is:
 - i) receiving public assistance;
 - ii) mentally or physically disabled;
 - iii) incarcerated;

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- iv) out-of-the-country;
 - v) deceased; or
 - vi) otherwise situated making such action unproductive.
- B) other legal or administrative remedies are more appropriate under the circumstances.
- 3) Contempt and other legal proceedings shall be used to:
- A) establish the amount of past-due support;
 - B) obtain a judgment for purposes of:
 - i) imposition of a lien against real estate,
 - ii) levy upon real estate and personal property, or
 - iii) registration in another state;
 - C) secure an order for lump sum or periodic payment of the past-due support or judgment;
 - D) require the responsible relative to post security, bond or give some other guarantee of a character and amount sufficient to assure payment of any amount due under the support order;
 - E) obtain full or partial payment of past due support through incarceration;
 - F) ascertain the responsible relative's source and amount of income or location and value of assets;
 - G) secure other enforcement relief; and
 - H) obtain any combination of the above.
- 4) During the course of contempt or other legal proceedings to enforce support, if it shall

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Section 160.70 Enforcement of Support Orders (Cont'd.)

appear that there is no net income because of the unemployment of a responsible relative, who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department shall request the court to order the relative to report for participation in job search, training or work programs established for such relatives under Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987 1989, ch. 23, par. 9-6).

f) Liens Against Real Estate and Personal Property

- 1) The Department shall seek judgment liens against real estate and enforce judgments upon the real estate and personal property of responsible relatives, in IV-D cases in which a referral has been made to initiate court enforcement of an order for support, in accordance with Article XII of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, par. 12-101 et seq.).

- 2) A petition for a rule to show cause or other petition filed by a Department legal representative to enforce an order for support shall contain a prayer that judgment be entered against the responsible relative in the amount of the past-due support alleged in the petition, when both of the following circumstances exist:

- A) the past-due amount equals one year's support obligation under the order for support or \$2,000, whichever is less; and
 - B) the responsible relative has an interest in real estate or personal property against which the judgment may be enforced.
- 3) Upon obtaining a judgment, Department legal representatives shall secure liens against the real estate of responsible relatives by filing a transcript, certified copy, or memorandum of judgment in the county wherein the real estate is located, in accordance with law (see Article XII of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, pars. 12-101 et seq.)).

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- 4) A judgment shall be enforced by levy upon the real estate and personal property of the responsible relative in accordance with law (see Article XII of the Code of Civil Procedure (Ill. Rev. Stat. 1987 1989, ch. 110, pars. 12-101 et seq.)) when the relative has a known equity which is not less than \$2,000 in excess of any statutory exemption.

g) Security, Bond or Other Guarantee of Payment

- 1) Except as provided in subsections (2) and (3) below, the Department shall require, or through its legal representative shall request the court to require, a responsible relative to post security, bond, or give some other guarantee of a character and amount sufficient to assure payment of any amount due under a support order in IV-D cases, pursuant to Section 10-17.4 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987 1989, ch. 23, par. 10-17.4).

- 2) In cases in which the support obligation is established through the administrative process contained in Section 160.60, the notice of support obligation provided to the responsible relative shall indicate that the Department may require the relative to post security, bond or give some other guarantee of payment. Except where the responsible relative is subject to income withholding, the administrative support order shall contain this requirement in an amount equal to a one year support obligation.

- 3) In acting upon a referral to establish a support obligation or to enforce an existing order for support, Department legal representatives shall include in the complaint or petition a prayer for an order requiring the responsible relative to post security, bond, or give some other guarantee of payment equal to a one year support obligation, unless the relative is subject to the income withholding provisions of the support statutes.

h) Past-Due Support Information to Consumer Reporting Agencies

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Section 160.70 Enforcement of Support Orders (Cont'd.)

Section 160.70 Enforcement of Support Orders (Cont'd.)

- 1) The Department shall, upon request of consumer reporting agencies, provide the following information concerning the payment records of responsible relatives in IV-D cases to such agencies when the amount of past-due support exceeds \$1,000:
 - A) the name, last known address and Social Security Number of the responsible relative; and
 - B) the terms and amount of past-due support which has accumulated under the order for support.
 - 2) The Department shall provide the responsible relative with a notice at least 30 days prior to furnishing past-due support information to consumer reporting agencies, which advance notice shall inform the relative of the following:
 - A) the IV-D case name and identification number;
 - B) the past-due support amount which will be reported;
 - C) the date past-due support will be reported; and
 - D) the right to prevent reporting by payment of the past-due support amount in full or to contest the determination that past-due support is owed or the amount of past-due support by requesting a redetermination by the Department.
 - 3) The Department shall provide the responsible relative with notice of the results of the redetermination and the right to prevent reporting by payment in full of the past-due support found to be owed or to contest the results of the redetermination by requesting a hearing within 30 days from the date of mailing of the notice.
 - 4) The Department shall proceed in accordance with
- 89 Ill. Adm. Code 104.103 upon receipt of a request for a hearing.
 - 5) The Department shall be stayed from providing information to consumer reporting agencies by either of the following:
 - A) a request for
 - i) a redetermination, or
 - ii) a hearing contesting the determination that past-due support is owed or the amount of past-due support; or
 - B) payment in full of the amount of the past-due support stated in the
 - i) advance notice, or
 - ii) notice of redetermination or hearing results.
 - 6) The Department shall advise consumer reporting agencies of changes in the amount of past-due support found to be owed as a result of a redetermination or hearing conducted after report to such agencies.
 - i) Other Remedies

The Department shall pursue any other remedies provided for by law to enforce and collect past-due support owed by responsible relatives in IV-D cases.

(Source: Amended at 14 Ill. Reg. _____, effective _____).

NOTICE OF ADOPTED RULES

- 1) The Heading of the Part: Illinois Estate and Generation -
Skipping Transfer Tax Act
- 2) Code Citation: 86 Ill. Adm. Code 2000
- 3) Section Numbers:
2000.100 Adopted Action:
2000.101 New Section
2000.101 New Section
2000.101 New Section
- 4) Statutory Authority: Implementing Section 6(f) and
Authorized by Section 16 of the Illinois Estate and
Generation-Skipping Transfer Tax Act of 1989; P.A. 86-737,
effective January 1, 1990. Ill. Rev. Stat. ch. 120 pars. 405
A-6(f) and 405 A-16.
- 5) Effective Date of Rule(s): November 1, 1990
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this proposed rule contain incorporations by reference?
No.
- 8) Date Filed in Agency's Principal Office: September 24, 1990
- 9) Notice(s) of Proposal Published in Illinois Register:
March 23, 1990, 14 Ill. Reg. 4281
- 10) Has JCAR issued a Statement of Objections to this (these)
rule(s)? NO
- 11) Difference(s) between proposal and final version: The only
changes made were minor format changes.
- 12) Have all the changes agreed upon by the agency and JCAR been
made as indicated in the agreement letter issued by JCAR?
YES
- 13) Will this rule replace an emergency rule currently in effect?
NO
- 14) Are there any amendments pending on this Part? NO

NOTICE OF ADOPTED RULES

- 15) Summary and Purpose of Rules(s):
This Section prescribes the Illinois Estate Tax Return to be
filed as required by P.A. 86-737 Appendix A is the form
itself. The former Estate Tax Law was amended and codified
by P.A. 86-737. New Section 6(f) of the Act, Ill. Rev.
Stat. 1989, ch. 120 par. 405A-6 requires that a form be
prescribed by regulations.
- 16) Information and questions regarding this adopted rule shall
be directed to:
Name: Shawn W. Denney, First Assistant Attorney General
Address: 500 South Second Street, Springfield, IL 62706
Telephone: 217/782-9060
The full text of the Adopted Rule(s) begins on the next page:

PART 2000

ILLINOIS ESTATE AND GENERATION-SKIPPING TRANSFER TAX ACT

SUBPART A: RETURNS

Section 2000.100 Prescribed Return
2000.101 Form of Return
APPENDIX A Estate and Generation Skipping Transfer Tax Return

AUTHORITY: Implementing Section 6(f) and authorized by Section 16 of the Illinois Estate and Generation-Skipping Transfer Tax Act (Ill. Rev. Stat. 1989, ch. 120, pars. 405A-6 and 405A-16).

SOURCE: Adopted at 14 Ill. Reg. 17183, effective November 1, 1990.

SUBPART A: RETURNS

Section 2000.100 Prescribed Return

All persons required by Section 6(c) of the Illinois Estate and Generation-Skipping Transfer Tax Act (Ill. Rev. Stat. 1989, ch. 120, par. 405 A-6) to file a return pursuant to the Illinois Estate and Generation-Skipping Transfer Tax shall file a return which is in all respects in the form prescribed in this part.

Section 2000.101 Form of Return

The Illinois Estate and Generation-Skipping Transfer Tax Return shall be as shown in Appendix A.

Section 2000.APPENDIX A Estate and Generation Skipping Transfer Tax Return

FORM 700

STATE OF ILLINOIS
ESTATE & GENERATION SKIPPING TRANSFER TAX RETURN

TO BE FILED ONLY IF DATE OF DEATH IS ON OR AFTER JANUARY 1, 1990.

Estate of:		Date of death:
Decedent's Address:		No. & Street
City		State
Zip Code		
Decedent's Social Security Number:		Name of Illinois County with Jurisdiction over estate:
Name of Personal Representative or Person Filing Return:		Telephone:
Address:		No. & Street
City		State
Zip Code		
Name of Executor:		Telephone:
Address:		No. & Street
City		State
Zip Code		

Indicate which one of the following FIVE is applicable:

☐ 1. A Federal Estate Tax Return is not required to be filed, but a Certificate of Discharge is requested.

a) Assets with taxable situs in Illinois	\$
b) Assets with taxable situs in another state or states	\$
c) TOTAL Gross Value of Decedent's Assets:	\$

Attach itemized schedule of assets wherever located. Gross value means the total of the assets undiminished by mortgages, liens or other encumbrances upon such assets for which decedent was personally liable.

☐ 2. A Federal Estate Tax Return is attached, but no Illinois Estate Tax is due. A Certificate of Discharge is requested.

ATTORNEY GENERAL
NOTICE OF ADOPTED RULES

- ☐ 3. A Federal Estate Tax Return is attached, and an Illinois Estate Tax is due. A Certificate of Discharge is requested. (Complete Recapitulation and Schedule A or B, whichever is applicable.)
- ☐ 4. This is an Amended or Supplemental Return. (Complete Recapitulation and Schedule A or B, whichever is applicable, and attach copy of amended Federal Estate Tax Return or other applicable documents.)
- ☐ 5. This is a Generation Skipping Transfer Tax Return. (Attach copy of Federal Return and Supporting Documents.)

Decedent was:	
<input type="checkbox"/> a) a resident of Illinois, Year domicile established	a)
<input type="checkbox"/> b) a non-resident of Illinois, Year domicile established	b)
<input type="checkbox"/> c) an alien, State of residence	c)

Due date of this Return: _____
If due date determined by extension of time to file Federal Estate Tax Return, check box ☐ and attach a copy of the approved extension request.

The undersigned declares, under penalties of perjury, that they have examined this return, including any and all accompanying schedules or attachments, and that they believe the same to be true and correct, and that they are submitting this return and any other documents in support of this return to the Internal Revenue Service.

The undersigned further certifies that the attached Will (if decedent died testate) is a true and correct copy of the Will of the decedent.

Signature of decedent's personal representative _____ Title _____ Date _____

Signature of preparer _____ Title _____ Date _____

NOTE: All attachments must be filed with the Attorney General's copy of the return. If a Certificate of Discharge is requested, a copy of the Form 700 must be filed with the appropriate County Treasurer.

SCHEDULE A - Resident Decedent's Estate - (See instructions below)	
1. Net Credit Computation	
1. Total state death tax credit allowable for Federal Estate Tax purposes	1. \$
2. Taxes paid to other states qualifying for the state death tax credit (attach evidence and computation)	2. \$
3. Net credit remaining (line 1 less line 2)	3. \$

NOTICE OF ADOPTED RULES

II. Proportional Credit Computation	
4. a. Gross value for Federal Estate Tax purposes of decedent's estate having taxable situs in Illinois (Identify on attached Federal Estate Tax Return)	4a. \$
b. Gross value of decedent's estate for Federal Estate Tax purposes wherever located	4b. \$
c. Percent of estate having taxable situs in Illinois (line 4 (a) divided by line 4 (b))	4c. %
d. Amount of credit attributable to Illinois (line 1 multiplied by line 4 (c))	4d. \$
III. Tax Due	
5. Tax payable to Illinois (greater of line 3 or line 4 (d)) (Also enter on line 1 in Recapitulation)	5. \$

With respect to the estate of a decedent who is not a resident of this State, all property included in the gross estate of the decedent for Federal Estate Tax purposes shall have a taxable situs in this State for purposes of this Section, excepting real estate and tangible personal property physically situated in another state (including any such property held in trust).

SCHEDULE B - Non-Resident or Alien Decedent's Estate (See instructions below)	
1. Total state death tax credit allowable for Federal Estate Tax purposes	1. \$
2. Gross value for Federal Estate Tax purposes of decedent's estate having taxable situs in Illinois (Identify on attached Federal Estate Tax Return)	2. \$
3. Gross value of decedent's estate for Federal Estate Tax purposes, wherever located	3. \$
4. Percent of estate having taxable situs in Illinois (line 2 divided by line 3)	4. %
5. Tax payable to Illinois (line 1 multiplied by line 4) (Also enter on line 1 in Recapitulation)	5. \$

With respect to the estate of a decedent who is not a resident of this State but a resident of another state or territory of the United States, the property having a taxable situs in this State for purposes of this Section is only real estate and tangible personal property physically situated in this State (including any such property held in trust).

With respect to the estate of a decedent who is not a resident of a state or territory of the United States, the property having taxable situs in this State for purposes of this Section is real estate and tangible personal property situated or having a business situs in the State (including any such property held in trust) and intangible personal property having a business situs in or evidenced by instruments physically situated in this State.

SCHEDULE C - Generation Skipping Transfer Tax	
1. Maximum allowable credit for certain state taxes pursuant to Section 2004, Internal Revenue Code, (attach Federal Estate and Generation Skipping Transfer Tax Return, Schedules R and R-1 and computations)	1. \$
2. Allowable generation skipping transfer state tax credit paid to other states, (attach explanation and schedule of assets identifying property which is non-taxable in Illinois)	2. \$
3. Illinois Generation Skipping Transfer Tax (line 1 minus line 2)	3. \$

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace an emergency amendment currently in effect? Yes

14) Are there any amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.280	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310.290	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310. App. A, Table I	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310. App. A, Table O	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310. App. A, Table P	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310.230	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table D	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table E	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table T	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. Appendix C	Amended	14 Ill. Reg. 15186 (September 14, 1990)

15) Summary and Purpose of Amendment:

In Section 310.230, Part-Time Daily or Hourly Special Services Rate, the title of Guard II with the daily range of \$67.00 to \$84.00 was added at the request of the Department of Revenue. This allows the Department of Revenue to hire guards for weekends and as replacements for full-time guards who call in ill on short notice.

Also, the abolished title of Hearing and Speech Specialist III was replaced with the Hearing and Speech Coordinator, and the abolished titles of Nurse I and II were replaced with the Registered Nurse I and II.

In Section 310.280, Designated Rate, the positions for a Commerce and Community Affairs Program Executive (\$70,680) and an Executive V (\$66,612) were included for the Department of Commerce and Community Affairs.

1) The Heading of the Part: Pay Plan

2) The Code Citation: 80 Ill. Adm. Code 310

3) Section Numbers: Adopted Action:

310.230	Amended
310.280	Amended
310. App. A, Table A	Amended

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)

5) Effective Date of Amendment: October 2, 1990

6) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
If "yes", please specify date:

7) Does this amendment contain incorporation by reference? No
If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking?

These amendments do not contain any incorporations by reference.

8) Date filed in Agency's Principal Office: October 2, 1990

9) Notice of Proposal Published in Illinois Register:

May 25, 1990, Issue #21, 14 Ill. Reg. 7675

10) Has JCAR issued a Statement of Objections to this rule? No

If answer is "yes", please complete the following:

A) Statement of Objection: (Issue Date), Ill. Reg. _____

B) Agency Response: (Issue Date), Ill. Reg. _____

C) Date Agency Response Submitted for Approval to JCAR?

11) Difference between proposal and final version:

In compliance with the Joint Committee on Administrative Rules, the Janitor I's hourly rate is being corrected to show the rate range of \$4.73 to \$5.30 in Section 310.230.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Also, an Administrative Assistant IV position (\$60,000 annually) was included for the Department of Conservation and the annual salary for the Executive III was changed from \$51,450 to \$54,024.

In Section 310, Appendix A, Table A, a study was conducted on the maintenance-janitorial positions at the Chicago State of Illinois Center which resulted in the reclassification of these titles to "Building Services Worker".

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mr. Michael Murphy
Address: Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706
Telephone: (217) 782-5601

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	Policy and Responsibilities
310.20	Jurisdiction
310.30	Pay Schedules
310.40	Definitions
310.50	Conversion of Base Salary to Pay Period Units
310.60	Conversion of Base Salary to Daily or Hourly Equivalents
310.70	Increases in Pay
310.80	Decreases in Pay
310.90	Other Pay Provisions
310.100	Implementation of Pay Plan Changes, Effective July 1, 1990
310.110	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	Reinstitution of Within Grade Salary Increases
310.140	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)
310.150	

SUBPART B: SCHEDULE OF RATES

Section	Introduction
310.205	Prevailing Rate
310.210	Negotiated Rate
310.220	Part-Time Daily or Hourly Special Services Rate
310.230	Hourly Rate
310.240	Member, Patient and Inmate Rate
310.250	Trainee Rate
310.260	Legislated and Contracted Rate
310.270	Designated Rate
310.280	Out-of-State or Foreign Service Rate
310.290	Education Rate
310.300	Physician Specialist Rate
310.310	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.320	Excluded Classes Rate (Repealed)
310.330	

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
310.410	Objectives
310.420	Responsibilities
310.430	Merit Compensation Salary Schedule
310.440	Procedures for Determining Annual Merit Increases
310.450	Intermittent Merit Increase
310.455	Merit Zone
310.456	Other Pay Increases
310.460	Adjustment
310.470	Decreases in Pay
310.480	Other Pay Provisions
310.490	Definitions
310.500	Conversion of Base Salary to Pay Period Units
310.510	Conversion of Base Salary to Daily or Hourly Equivalents
310.520	Implementation
310.530	Annual Merit Increase Guidechart for Fiscal Year 1991
310.540	Fiscal Year 1985 Pay Changes in Merit Compensation System,
310.550	effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSQME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSQME)
TABLE I	RC-009 (Institutional Employees, AFSQME)
TABLE J	RC-014 (Clerical Employees, AFSQME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSQME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSQME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSQME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSQME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)

TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections, Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSQME)
TABLE X	RC-063 (Professional Employees, AFSQME)
TABLE Y	RC-063 (Educators, AFSQME)
TABLE Z	RC-063 (Physicians, AFSQME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1991
APPENDIX C	Physician Administrator Rates and Medical Facilities (EMERGENCY) Administrator Rates for Fiscal Year 1991
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1991
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; for a emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14367, effective August 26, 1986; emergency amendment at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 5291, effective March 23, 1987; amended at 11 Ill. Reg. 8787, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13675, effective July 29, 1987; peremptory amendment at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg.

19221, effective December 12, 1989; amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990.

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Section 310.230 Part-Time Daily or Hourly Special Services Rate

The rate of pay as approved by the Director of Central Management Services for persons employed on a consultative or part-time basis requiring irregular hours of work shall be as listed below, except the total compensation of an employee in any given month shall not exceed the monthly rate of Step 5 of the salary grade for the title as shown in the Schedule of Salary Grades (Appendix B) if the class title is subject to the schedule of Salary Grades, or Step 5 of the negotiated salary range for classes of positions shown in Section 310.220, Subpart B, Schedule of Rates, or 75% of the maximum rate of those classes of positions subject to the provisions of the Merit Compensation System, Subpart C of this Pay Plan.

Apiary Inspector	\$10 to \$50
Building Grounds Laborer	\$3.50 to \$6.00 (per hour)
Building Grounds Lead I	\$3.50 to \$7.00 (per hour)
Building Grounds Lead II	\$4.50 to \$8.00 (per hour)
Building Grounds Maintenance Worker	\$5.00 to \$6.00 (per hour)
Chaplain I	\$20 to \$70
Chemist I	\$30 to \$45
Conservation Historic Preservation Worker	\$4.50 (per hour)
Conservation Historic Preservation Worker (2nd season -- site interpretation)	\$4.64 (per hour)
Conservation Historic Preservation Worker (3rd season -- site interpretation)	\$4.78 (per hour)
Dentist I	\$70 to \$150
Dentist II	\$100 to \$185
Educator	\$25 to \$60
Educator Aide	\$18 to \$35
Guard II	\$67 to \$84
Hearing-and-Speech-Specialist-III	\$15- to \$30- (per-hour)
Hearing and Speech Coordinator	\$15 to \$30 (per hour)
Hearings Referee	\$75 to \$200
Janitor I	\$4.73 to \$5.30 (per hour)
Labor Maintenance Lead Worker	\$5.00 to \$6.00 (per hour)
Labor Relations Investigator	\$35 to \$70
Laboratory Technician II	\$26 to \$40
Laborer (Maintenance)	\$3.35 to \$5.50 (per hour)
Lifeguard	\$3.91 (per hour)
Lifeguard Captain	\$4.02 (per hour)
Maintenance Worker	\$3.50 to \$5.00 (per hour)
Nurse-I	\$39- to \$54
Nurse-I-(2nd-or-3rd-shift)	\$41- to \$56
Nurse-I-(Cook-County)	\$43- to \$58
Nurse-I-(Cook-Co.-2nd-or-3rd-shift)	\$44- to \$59

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Nurse-II	\$43- to \$58
Nurse-II-(2nd-or-3rd-shift)	\$44- to \$59
Nurse-II-(Cook-County)	\$45- to \$60
Nurse-II-(Cook-Co.-2nd-or-3rd-shift)	\$47- to \$62
Occupational Therapist Program Coordinator	\$40 to \$160
Office Aide	\$3.50 to \$7.50 (per hour)
Office Assistant	\$4.00 to \$8.75 (per hour)
Office Associate	\$42 to \$65
Optometrist	\$4.00 to \$9.50 (per hour)
Optometrist	\$50 to \$160 (daily)
Physician	\$15 to \$35 (hourly)
Physician Specialist (A)	\$100 to \$300
Physician Specialist (A)	\$100 to \$325 (daily)
Physician Specialist (B)	\$20 to \$60 (hourly)
Physician Specialist (B)	\$100 to \$350 (daily)
Physician Specialist (C)	\$20 to \$70 (hourly)
Physician Specialist (C)	\$100 to \$360 (daily)
Physician Specialist (D)	\$20 to \$75 (hourly)
Physician Specialist (D)	\$100 to \$370 (daily)
Physician Specialist (D)	\$20 to \$85 (hourly)
Podiatrist	\$50 to \$125
Psychologist I	\$35 to \$80
Psychologist II	\$40 to \$125
Psychologist III	\$40 to \$150
Recreation Worker I	\$25 to \$40
Registered Nurse I	\$5.33 (per hour)
Registered Nurse I (2nd or 3rd shift)	\$39 to \$54
Registered Nurse I (Cook County)	\$41 to \$56
Registered Nurse I (Cook County)	\$43 to \$58
Registered Nurse I (Cook County - 2nd or 3rd shift)	\$44 to \$59
Registered Nurse II	\$43 to \$58
Registered Nurse II (2nd or 3rd shift)	\$44 to \$59
Registered Nurse II (Cook County)	\$45 to \$60
Registered Nurse II (Cook County - 2nd or 3rd shift)	\$47 to \$62
Social Worker II	\$35 to \$75
Social Worker III	\$35 to \$80
Student Worker	\$3.35 to \$6.00 (per hour)
Tax Examiner	\$53 to \$73
Technical Advisor II	\$20 to \$35 (per hour)
Technical Advisor III	\$30 to \$60 (per hour)
Technical Advisor IV	\$50 to \$80 (per hour)
Veterinarian II	\$95 to \$130 (daily)

(Source: Amended at 14 Ill. Reg. 17189, effective October 2, 1990)

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Section 310.280 Designated Rate

The rate of pay for a specific position or class of positions where it is deemed desirable to exclude such from the other requirements of this Pay Plan shall be only as designated by the Governor.

Banks and Trust Commission

Technical Advisor IV
(Pos. No. 45254-50-92-300-00-01)

Annual Salary
\$50,000

Department of Central Management Services

Executive Press Photographer
(Pos. No. 14000-37-05-000-00-36)

Annual Salary
\$31,896

Information System Specialist II
(Pos. No. 21212-37-10-000-09-08)

Annual Salary
\$53,172

Department of Commerce & Community Affairs

Commerce & Community Affairs Program Executive
(Pos. No. 08400-42-30-000-00-01)

Annual Salary
\$70,680

Executive V
(Pos. No. 13855-42-40-500-00-01)

Annual Salary
\$66,612

Department of Conservation

Administrative Assistant IV
(Pos. No. 00504-12-00-000-40-02)

Annual Salary
\$60,000

Executive III
(Pos. No. 13853-12-31-600-00-01)

Annual Salary
\$51,459
\$54,024

Executive V
(Pos. No. 13855-12-33-000-00-01)

Annual Salary
\$67,200

Health Care Cost Containment Council

Executive V
(Pos. No. 13855-50-72-000-00-01)

Annual Salary
\$60,420

Illinois Arts Council

Executive Director of the Ill. Arts Council
(Pos. No. 13868-50-90-000-00-01)

Annual Salary
\$55,000

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Department of Insurance

Deputy Director
(Pos. No. 12200-14-00-000-00-01)

Annual Salary
\$72,600

Department of Mental Health and Developmental Disabilities

Pharmacy Services Manager
(Pos. No. 32015-22-59-914-10-01)

Annual Salary
\$45,000

Physician Administrator II
(Pos. No. 32212-22-15-600-00-01)

Annual Salary
\$90,000

Department of Public Aid

Public Aid Program Executive II
(Pos. No. 35889-33-00-000-00-51)

Annual Salary
\$70,008

Department of State Police

Deputy Director
(Pos. No. 12200-21-00-000-00-01)

Annual Salary
\$62,769

Executive V
(Pos. No. 13855-21-00-000-40-01)

Annual Salary
\$55,615

(Source: Amended at 14 Ill. Reg. 17189 effective October 2, 1990)

APPENDIX A

Negotiated Rates of Pay

Section 310. TABLE A HR-190 (Department of Central Management Services -- State of Illinois Building -- SEIU)

Elevator Operator 04-03-89 \$1687.80 \$1722.60 \$1740.00

Building Services Worker 01-16-90 \$1635.60

Janitor-I-----04-03-89---\$1635.60

Janitor-II-----04-03-90---\$1635.60

Guard I 06-01-87 \$1435.50

(Source: Amended at 14 Ill. Reg. 17189, effective October 2, 1990)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT(S)

1) The Heading of the Part: General Conditions of State of Illinois Grants for Nonhazardous Solid Waste Planning and Enforcement.

2) Code Citation: 35 Ill. Adm. Code 871

3) Section Numbers: Adopted Action:

871.101 Amended
871.102 Amended
871.201 Amended
871.301 Amended
871.303 Amended
871.305 Amended
871.402 Amended
871.503 Amended

4) Statutory Authority: Section 22.15 of the Environmental Protection Act (Ill. Rev. Stat. 1989, Ch. 111 1/2, Par. 1022.15).

5) Effective Date of Amendments: October 9, 1990

6) Does this Rulemaking contain an Automatic Repeal Date? No

7) Does this Adopted Amendment contain Incorporations by Reference? No

8) Date Filed in Agency's Principal Office: September 18, 1990

9) Notice of Proposal Published in Illinois Register: 14 Ill. Reg. 8429, June 1, 1990

10) Has JCAR issued a Statement of Objection to these Rules? No

11) Differences Between Proposal and Final Version:

Authority Note: Updated the Ill. Rev. Stat. Edition to "1989" and deleted "Supp."

Section 871.101, Subsection (a): Deleted "Illinois" and updated the Ill. Rev. Stat. Edition to "1989".

Section 871.102, Subsection (b): Deleted "These Rules" and substituted "This Part" in its place.

Section 871.102, Subsection (b), "Act": Updated the Ill. Rev. Stat. Edition to "1989" and deleted "1986-Supp."

Section 871.102, Subsection (b), "Delegation Agreement": Deleted "Environmental Protection" and updated the Ill. Rev. Stat. Edition to "1989".

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Section 871.102, Subsection (b), "Enforcement Grant": Deleted "Environmental Protection".

Section 871.102, Subsection (b), "Generally Accepted Accounting Principles": Changed the Zip Code for Stanford, Connecticut from "060905" to "06905", and changed "additions" to "editions".

Section 871.102, Subsection (b), "Grantee": Deleted "Environmental Protection" and updated the Ill. Rev. Stat. Edition to "1989".

Section 871.102, Subsection (b), "Phase I SMP Grant": Deleted "Environmental Protection".

Section 871.102, Subsection (b), "Phase II SMP Grant": Deleted "Environmental Protection".

Section 871.102, Subsection (b), "Planning Grant": Deleted "Environmental Protection".

Section 871.201: Inserted the title "Noncompliance with Grant Conditions" after the number at the head of the Section.

Section 871.201, Subsection (a)(2): Updated Ill. Rev. Stat. Edition to "1989" and deleted "and 1988 Supp."

Section 871.201, Subsection (c): Corrected the spelling of "Agency" to "Agency".

Section 871.301, Subsection (g): Changed "shall" to "must".

Section 871.301, Subsection (j)(4): Changed "additions" to "editions".

Section 871.303, Subsection (b): Changed "additions" to "editions" and updated the Ill. Rev. Stat. Edition to "1989".

Section 871.305: Updated the Ill. Rev. Stat. Edition to "1989".

Section 871.503: Changed "all reports required by Section 870.305" to read "all financial requests required by Section 870.604."

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this amendment replace an emergency amendment currently in effect? No

14) Are there any amendments pending on this part? No

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- 15) Summary and purpose of amendments: These amendments clarify when the Agency will approve a subagreement entered into by the grantee of any financial assistance awarded pursuant to 35 Ill. Adm. Code Parts 870 and 871, with any other party for the purposes of completing the project for which the grant was awarded. The amendments also set forth when the Agency will approve project changes. Finally, the amendments correct certain code citations to the Environmental Protection Act, and certain typographical errors.

- 16) Information and Questions Regarding These Adopted Amendments Shall be Directed to:

Name: Mark V. Gurnik
 Address: Division of Legal Counsel
 Illinois Environmental Protection Agency
 2200 Churchill Road
 P.O. Box 19276
 Springfield, Illinois 62794-9276
 Telephone: 217/782-5544

The Full Text of the Adopted Amendments Begins on the Next Page:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 35: ENVIRONMENTAL PROTECTION
 SUBTITLE G: WASTE DISPOSAL
 CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 871

GENERAL CONDITIONS OF STATE OF ILLINOIS GRANTS FOR
 NONHAZARDOUS SOLID WASTE PLANNING AND ENFORCEMENT

SUBPART A: INTRODUCTION

Section
 871.101 Purpose
 871.102 Definitions
 871.103 Severability

SUBPART B: LIABILITIES AND REMEDIES FOR FAILURE
TO COMPLY WITH GRANT CONDITIONS

Section
 871.201 Noncompliance with Grant Conditions
 871.202 Stop-Work Order
 871.203 Termination
 871.204 Waiver of Conditions
 871.205 Covenant Against Contingent Fees
 871.206 Statutory Conditions

SUBPART C: REQUIREMENTS APPLICABLE TO SUBAGREEMENTS OF GRANTEE

Section
 871.301 General Conditions for all Subagreements
 871.302 Contracts for Personal and Professional Services - Professional Consultant Agreements
 871.303 Compliance with Procurement Requirements
 871.304 Disputes
 871.305 Indemnity

SUBPART D: REQUIREMENTS APPLICABLE TO INITIATION AND AMENDMENT

Section
 871.401 Project Initiation
 871.402 Project Changes
 871.403 Termination of Delegation Agreement

SUBPART E: REQUIREMENTS APPLICABLE TO ACCESS, AUDITING, AND RECORDS

Section
 871.501 Access
 871.502 Audit and Records
 871.503 Reports

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SUBPART F: REQUIREMENTS APPLICABLE TO PAYMENT OF GRANTS

Section

- 871.601 Determination of Allowable Costs
- 871.602 Amount of Grant-Percentage of Approved Allowable Costs
- 871.603 Use of Grant and Payment of Non-Allowable Costs
- 871.604 Grant Payment Schedule
- 871.605 Other Federal or State Grants

Appendix A: Required Provisions -- Professional

Consultant Agreements

Appendix B: Procedures for Determination of

Indirect Costs and Indirect Cost

Rates

AUTHORITY: Implementing and authorized by Section 22.15 of the Environmental Protection Act (Ill. Rev. Stat. 1989 Supp., ch. 111 1/2, par. 1022.15).

SOURCE: Adopted at 11 Ill. Reg. 18158, effective October 23, 1987; amended at 14 Ill. Reg. 17201, effective October 9, 1990.

NOTE: Capitalization denotes statutory language.

SUBPART A: INTRODUCTION

Section 871.101 Purpose

- a) Section 22-1422.15 of the Illinois Environmental Protection Act (Ill. Rev. Stat. 1986 1989 Supp., ch. 111 1/2, par. 1022-141022.15, as added by P.A. 84-1319, effective September 4, 1986) authorizes the Agency to:

- 1) PROVIDE FINANCIAL ASSISTANCE TO UNITS OF LOCAL GOVERNMENT IN PLANNING FOR THE MANAGEMENT OF NONHAZARDOUS SOLID WASTE WHERE ALTERNATIVES TO DISPOSAL OF NONHAZARDOUS SOLID WASTE IN A SANITARY LANDFILL WILL RECEIVE FULL EVALUATION AND CONSIDERATION IN THE PLANNING PROCESS; AND
 - 2) TO PROVIDE FINANCIAL ASSISTANCE TO UNITS OF LOCAL GOVERNMENT FOR THE PERFORMANCE OF INSPECTING, INVESTIGATING AND ENFORCEMENT ACTIVITIES PURSUANT TO SECTION 4(r) AT NONHAZARDOUS SOLID WASTE DISPOSAL SITES
- b) The rules set forth in this Part constitute conditions which apply to any agreement through which the Agency provides the financial assistance described in subsection (a) for:
- 1) planning the management of nonhazardous solid waste in accordance

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with Section 22-144g-22.15(g) of the Environmental Protection Act; and

- 2) inspecting, investigation and enforcement activities at nonhazardous solid waste disposal sites in accordance with Section 22-144h-22.15(h) of the Environmental Protection Act.

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

Section 871.102 Definitions

- a) Unless specified otherwise, all terms shall have the meanings set forth in the Environmental Protection Act.

- b) For purposes of this part, the following definitions apply.

"Act" The Environmental Protection Act (Ill. Rev. Stat. 1985- and-1986-Supp.-1989 ch. 111 1/2, par. 1001 et seq.).

"Contractor" The person to whom a subagreement is awarded.

"Delegation Agreement" An agreement authorized by Section 4(r) of the Environmental Protection Act (Ill. Rev. Stat. 1985 1989, ch. 111 1/2, par. 1004(r)), under which the Agency may delegate inspection, investigation and enforcement authority to a unit of local government.

"Enforcement Grant" A grant issued pursuant to Section 22-144h-22.15(h) of the Environmental Protection Act for inspection, investigation and enforcement activities at nonhazardous waste disposal sites. (Referred to as 'SWE Grant' in 35 Ill. Adm. Code 870).

"Generally Accepted Accounting Principles" Means procedures outlined by the Financial Accounting Standards Board (High Ridge Park, Stanford, Connecticut, 06905, June 1, 1987). (This incorporation contains no further amendments or editions additions).

"Grant Agreement" The written agreement and amendments thereto between the Agency and a grantee (applicant) in which the terms and conditions governing the grant are stated and agreed to by both parties.

"Grantee" The unit of local government which has been awarded a grant for solid waste management planning or enforcement under Section 22-1422.15 of the Environmental Protection Act (1986 Supp.-to Ill. Rev. Stat. 1985 1989, ch. 111 1/2, par.

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1022-141022.15, as added by PA-84-1319, effective September 4, 1986).

"Phase I SWP Grant" A Solid Waste Needs Assessment grant issued pursuant to Section 22-14(g)22.15(g) of the Environmental Protection Act and 35 Ill. Adm. Code 870.204(b).

"Phase II SWP Grant" A Solid Waste Planning grant issued pursuant to Section 22-14(g)22.15(g) of the Environmental Protection Act and 35 Ill. Adm. Code 870.204(c).

"Planning Grant" A grant issued pursuant to Section 22-14(g)22.15(g) of the Environmental Protection Act for the planning of nonhazardous solid waste management.

"Subagreement" A written agreement between the grantee and another party and any tier of agreement thereunder for the furnishing of services, supplies, or equipment necessary to complete the project for which a grant was awarded, including contracts for personal and professional services and purchase orders.

(Source: Amended at 14 Ill. Reg. 17201 effective October 9, 1990)

SUBPART B: LIABILITIES AND REMEDIES FOR FAILURE
TO COMPLY WITH GRANT CONDITIONS

Section 871.201 Noncompliance with Grant Conditions

- a) In the event of noncompliance with any condition or obligation imposed pursuant to a grant made under Section 22-1422.15 of the Act, the Director may take one or more of the following actions:

- 1) Commence legal action in a court of competent jurisdiction (e.g., to obtain an injunction or to recover in fraud);
- 2) Annul the grant and recover all grant funds pursuant to the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1985 1989, ch. 127, par. 2301 et seq.);
- 3) Terminate the grant pursuant to Section 871.203;
- 4) Suspend all or part of the project work pursuant to Section 871.202; or
- 5) Take other actions such as reducing the amount of the grant by the amount of misused funds, disallow costs in accordance with Section 871.601.

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- b) No action shall be taken under this Part without prior consultation with the applicant.
- c) In determining whether to take action and which action to take when the Agency is empowered to act under this Part, the Agency shall consider factors such as the severity of the violation(s); the number of violations by the grantee; whether the violation is a continuing one; whether the grantee can remedy the violation; and whether the grantee and any subagreements remain capable of complying with the approved work project (see Subpart C).

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

SUBPART C: REQUIREMENTS APPLICABLE TO SUBAGREEMENTS OF GRANTEE

Section 871.301 General Conditions for all Subagreements

a) Scope of Application

The following conditions shall apply to all subagreements entered into between the grantee and any other party and any tier of agreement thereunder for the furnishing of services, supplies, or equipment necessary to complete the project for which the grant is awarded, including contracts and subcontracts for personal and professional services.

b) Local preference

Local laws, ordinances, regulations or procedures which are designed to or operate to give local or in-state bidders or proposers preference over other bidders or proposers shall not be employed in evaluating bids or proposals for subagreements under a grant.

c) Competition

It is the policy of the Agency to encourage free and open competition appropriate to the type of project work to be performed.

d) Profits

Only fair and reasonable profits may be earned by contractors in subagreements under Agency grants. Factors to be considered in determining a fair and reasonable profit shall include material acquisition, labor costs, associated management costs, contract risks, capital investments, degree of independent development, and cost control and record keeping efforts. The determination of a fair and reasonable profit shall not be based upon the application of a predetermined percentage factor.

e) Grantee responsibility

The grantee is responsible for the administration and successful accomplishment of the project for which the Agency grant is awarded.

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The grantee is responsible for the settlement and satisfaction of all contractual and administrative issues arising out of subagreements entered into under the grant. This includes but is not limited to issuance of invitations for bids or requests for proposals, selection of contractors, award of contracts, protests of award, claims, disputes, and other procurement matters. These functions may be performed for the grantee by an individual or firm retained by the grantee for that purpose. Such an agent acts for the grantee and is subject to all the provisions of the grant agreement, including the requirements contained in this Part, which apply to the grantee.

f) Privity of contract

Neither the Agency nor the State of Illinois shall be a party to any subagreement (including contracts or subcontracts), nor to any solicitation or request for proposals therefor.

g) General requirements

Subagreements must ~~shall~~:

- 1) Be directly related to the accomplishment of the grantee's approved work program.
- 2) Be in the form of a bilaterally executed written agreement (except for small purchases of \$10,000 or less);
- 3) Be for monetary or in-kind consideration; and
- 4) Not be in the nature of a grant or gift.

h) Documentation

- 1) Procurement records and files for contracts in excess of \$10,000 shall include the following:

- A) Basis for contractor selection;
- B) Basis for award cost or price.

- 2) Procurement documentation as described in subsection (h)(1) above shall be retained by the grantee or contractors of the grantee for the period of time required by Section 871.502.

i) In-kind work

- 1) The grantee must secure prior written approval of the Agency for utilization of in-kind work for work on Planning Grants in excess of \$10,000 for Phase I activities and \$25,000 for Phase II activities unless otherwise stipulated in the Grant Agreement.

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- 2) The Agency's approval shall be based on its determination that:

A) The Grantee has trained manpower and supervisory personnel whose expertise and current responsibilities would enable them to accomplish the project work and to maintain records of such work in accordance with this Part.

B) The use of in-kind work will effect savings in cost over those that would be incurred under technical/professional service contracting methods.

j) No subagreement shall be awarded:

To any person or organization which does not:

1) Have adequate financial resources for performance, the necessary experience, organization, technical qualifications, and facilities, or a firm commitment, arrangement, or ability to obtain such (including proposed subagreements);

2) Have staffing sufficient to comply with the proposed or required completion schedule for the project;

3) Have a satisfactory record of integrity, judgment, and performance, including in particular any prior performance under grants and contracts with the federal and state governments;

4) Have an adequate financial management system and audit procedure which complies with generally accepted accounting procedures and with American Institute of Certified Public Accountant's Professional Standards. (666 Fifth Avenue, N.Y., N.Y. 10019, June 1, 1987). (This incorporation contains no later amendments or ~~additions~~ editions).

5) Maintain a standard of procurement in accordance with this Part;

6) Maintain a property management system which provides adequate procedures for the acquisition, maintenance, safeguarding and disposition of all property; and

7) Conform to the civil rights, equal employment opportunity, and labor law requirements of the State of Illinois.

k) Fraud and other unlawful or corrupt practices

- 1) The award and administration of grants by the State of Illinois, and of subagreements awarded by grantees under those grants, must be accomplished free from bribery, graft, kickbacks, and

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limitation of \$10,000 applies to the aggregate total of an order, including all estimated handling and freight charges, overhead, and profit to be paid under the order. In arriving at the aggregate amount involved in any one transaction, there must be included all items which should properly be grouped together. Reasonable competition shall be obtained and shall be evidenced by submission of price quotations.

- 2) Subagreements for small purchases need not be in the form of a bilaterally executed written agreement. Where appropriate, unilateral purchase orders, sales slips, memoranda of oral price quotations, and the like may be utilized in the interest of minimizing paperwork. Retention in the purchase files of these documents and of written quotations received, or references to written catalogs or printed price lists used, will suffice as the record supporting the price paid.

- n) Agency Review of Subagreements
The Agency retains the right to review and approve in accordance with this Part any subagreement to be entered into by the grantee in furtherance of the administration of the grant prior to execution of that subagreement. The Agency shall approve a subagreement only if the grantee demonstrates that the subagreement is in conformance with subsection (j).

- o) Award of Subagreement
After review and approval by the Agency if required pursuant to subsection 871.302(h), the grantee may award the contract. Unsuccessful candidates shall be notified promptly.

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

Section 871.303 Compliance With Procurement Requirements

- a) Grantee responsibility
The grantee is responsible for selecting the low, responsive, and responsible bidder or other contractor in accordance with applicable requirements of state, or local laws or ordinances, as well as the specific requirements of state and federal law or this grant agreement directly affecting the procurement (for example, the non-restrictive specification requirement or the equal employment opportunity requirement) and for the initial resolution of complaints based upon alleged violations. If complaint is made to the Agency concerning an alleged violation of any law or of this grant agreement in the procurement of services or materials for a project, the complaint will be referred to the grantee for resolution. The grantee shall promptly determine each such complaint upon its merits permitting the complaining party as well as any other interested

other corrupt practices. The grantee bears the primary responsibility for prevention and detection of such conduct and for cooperation with appropriate authorities in the prosecution of any such conduct.

- 2) The grantee must effectively pursue available state or local legal and administrative remedies, and take appropriate remedial action with respect to any allegations or evidence of such illegality or corrupt practices which are brought to its attention. The grantee shall advise the Agency immediately when any such allegation or evidence comes to its attention, and shall periodically advise the Agency of the status and ultimate disposition of any such matter.

- 1) Negotiation of subagreements

Negotiation of subagreements (i.e., award of subagreements by any method other than formal advertising) is authorized if it is impracticable and infeasible to use formal advertising. Negotiated contracts must be competitively awarded to the maximum practicable extent. Procurements may be negotiated by the applicant if:

- 1) Public exigency as evidenced by governmental declaration will not permit the delay incident to advertising (e.g., an emergency procurement);
- 2) The aggregate amount involved does not exceed \$2,500;
- 3) The material or service to be procured is available from only one person or firm (and, if the procurement is expected to aggregate more than \$10,000, the Agency has given prior approval in writing);
- 4) The procurement is for personal or professional services, or for any service to be rendered by a university or other educational institution;
- 5) No responsive, responsible bids at acceptable price levels have been received after formal advertising, and the Agency has given advance written approval. The Agency shall give such approval upon a showing by the grantee that no responsive, responsible bids were received;

- m) Small purchase

- 1) A small purchase is the procurement of materials, supplies, and services when the aggregate amount involved in any one transaction does not exceed \$10,000; The small purchase

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party who may be adversely affected, including bidders on the contract in question, to state in writing or at a conference the basis for his views concerning the proposed procurement. The grantee must promptly furnish to the complaining party and to other affected parties who participated in the conference or submitted written comments, by certified mail, a written summary of its determination, substantiated by an engineering and legal opinion, providing a justification for its determination.

b) Arbitration

Disputes between the grantee and any party adversely affected by the determination of the grantee made pursuant to subsection (a) above shall be resolved by binding arbitration by a single arbitrator, in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association. (140 W. 51st Street, N.Y., N.Y., 10020. 1986) (This incorporation contains no further amendments or additions editions.) This agreement to arbitrate shall be specifically enforceable under the Uniform Arbitration Act (Ill. Rev. Stat. 1985-1989 ch. 10, par. 101 et seq.). The award rendered by the arbitrator shall be final, and judgement may be entered upon it in any court having jurisdiction thereof. A copy of the arbitration award shall be provided to the Agency immediately upon its issuance.

c) Time limitations

Complaints pursuant to subsection (a) above shall be made as early as possible during the procurement process, preferably prior to issuance of an invitation for bids to avoid disruption of the procurement process. Provided, That a complaint authorized by subsection (a) above must be mailed by certified mail (return receipt requested), or delivered, no later than five working days after the bid opening. A request for arbitration pursuant to subsection (b) above must be made to the American Arbitration Association within one week after the complaining party received the grantee's adverse determination.

d)

Deferral of procurement action
Where the grantee has received a written complaint pursuant to subsection (a) above, it must defer issuance of its solicitation or award or notice to proceed under the contract (as appropriate) for ten days after mailing or delivery of any written adverse determination. If a determination is made by either the grantee or the arbitrator which is favorable to the complainant, the terms of the solicitation must be revised or the contract must be awarded (as appropriate) in accordance with such determination.

e)

Enforcement
Noncompliance with the provisions of this grant affecting procurement will result in:

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- 1) Total or partial termination of the grant pursuant to Section 871.203; or
- 2) Ineligibility for grant assistance which could otherwise be awarded under this grant; or
- 3) Disallowance of project costs incurred in violation of the provisions of this grant offer or applicable laws, as determined by the Agency.

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

Section 871.305 Indemnity

The grantee shall assume the entire risk, responsibility and liability for any and all loss or damage to property owned by the grantee, the Agency or third persons, and any injury to or death of any persons (including employees of the grantee) caused by, arising out of, or occurring in connection with the execution of any work, contract or subcontract arising out of this grant, and the grantee shall indemnify, save harmless and defend the State of Illinois and the Agency from all claims for any such loss, damage, injury or death whether caused by the negligence of the State of Illinois, the Agency, their agents or employees or otherwise consistent with the provisions of "AN ACT in relation to indemnity in certain contracts" (Ill. Rev. Stat. 1985-1989, ch. 29, par. 61 et seq.). The grantee shall require that any and all contractors or subcontractors engaged by the grantee shall agree in writing that they shall look solely to the grantee for performance of such contract or satisfaction of any and all claims arising thereunder.

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

SUBPART D: REQUIREMENTS APPLICABLE TO INITIATION AND AMENDMENT

Section 871.402 Project Changes

- a) Prior approval by the Agency is required for project changes which may:
 - 1) Increase the amount of State funds needed to complete the project, except that no change will be approved which either exceeds the grant offered or which exceeds the limitation provided for approvable contingencies; or
 - 2) Alter the scope of the project by changing the methodologies or personnel to be used, as agreed to at the time of the grant award; or
 - 3) Extend any contractual or grant completion date for the project.

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- b) The grantee shall notify the Agency in writing three weeks prior to the effective date of all proposed project changes. Failure on the part of the grantee to give timely notice of proposed project changes or disapproval of a proposed project change by the Agency may, in accordance with Section 871.201, result in:

- 1) Disallowance of costs incurred which are attributable to the change; or
 - 2) Termination of the grant.
- c) The Agency may disapprove proposed project changes by written notice to the grantee within 3 weeks after receipt of a written notice of a proposed change; however, neither approval nor failure to disapprove a project change shall commit or obligate the State of Illinois or the Agency to any increase in the amount of the grant or payments thereunder and nothing herein shall operate to increase the amount of the grant.

- d) Notwithstanding the provisions of subsections (a)-(c) above, prior Agency approval is not required for changes having a cost of less than \$500.00. The total cost for all changes allowable under this provision shall not exceed one-half of one percent of the total grant offer.

- e) In addition to the notification of project changes pursuant to subsections (a)-(c) above, a copy of any prime contract or modification thereof and of revisions to plans and specifications must be submitted to the Agency for approval within one week of execution; however, neither approval nor failure to approve any prime contract or modification thereof or revisions to plans and specifications shall commit or obligate the State of Illinois or the Agency to any increase in the amount of the grant or payments thereunder.

- f) The Agency will approve project changes if the grantee can make a showing that:

- 1) The original project cost approval was based on estimated costs or contractor bids where the actual costs or contractor bids were different.
- 2) Amendments to state statutes affect the project cost;
- 3) A project element was inadvertently omitted; or
- 4) An approved project element was found to be unnecessary.

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

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SUBPART E: REQUIREMENTS APPLICABLE TO ACCESS, AUDITING, AND RECORDS

Section 871.503 Reports

The grantee shall prepare and file with the Agency a final report containing the information required by 35 Ill. Adm. Code 870.207 and progress and financial reports as required by the grant-award all financial requests required by Section 870.604. Failure to timely submit reports required by this grant offer may result in:

- a) Withholding of grant funds;
- b) Suspension of the grant pursuant to Section 871.202;
- c) Termination of the grant pursuant to Section 871.203; or
- d) Such other action as the Agency may be authorized to take.

(Source: Amended at 14 Ill. Reg. 17201, effective October 9, 1990)

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1) Heading of Part: Group Coverage Discontinuance and Re-
placement

2) Code Citation: 50 Ill. Adm. Code 2013

3) Section Number: Adopted Action:

2013.10	New Section
2013.20	New Section
2013.30	New Section
2013.40	New Section
2013.50	New Section
2013.60	New Section
2013.70	New Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 73, par. 979i

5) Effective Date of Rule: October 4, 1990

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rulemaking contain incorporations by reference?

No

8) Date filed in Agency's Principal Office: October 4, 1990

9) Notice of Proposal Published in Illinois Register:

February 2, 1990, 14 Ill. Reg. 1729

10) Has JCAR issued a Statement of Objections to this rule? No

11) Difference(s) between proposal and final version:

- a) The main source note blanks have been lengthened to accommodate five digits and the month spelled out together with the date.
- b) In Section 2013.20 - The word "part" has been capitalized and the word "person" on line three has been made plural.
- c) In Section 2013.30(a), (b) and (c) the periods at the end of the subsections were deleted and were replaced by semicolons and the word "and" was added thereafter.

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In 2013.30(c) the word "or" has been replaced with the word "of".

d) Section 2013.40(b) - The word "the" has been added to line eleven following the word "of".

e) Section 2013.50(a) - The word "after" has been added to line twelve following the word "period".

f) In Section 2013.50(b) in the first sentence the word "will" was deleted and the word "shall" was inserted in lieu thereof. On the second line the word "supply" has been changed to "sample". The word "indicated" has been changed to "indicating" on line four.

g) In Section 2013.60(a) and (d) the word "Sections" was deleted and the word "subsection" was added in lieu thereof.

h) Section 2013.60(c) - The following language has been added to line nine following the word "coverage", "such as benefits restrictions solely limited to hospital expenses only, medical expenses only, or surgical expenses only, or any combination thereof,". The following language has also been added to the end of this subsection, "For purposes of this subsection, major medical and comprehensive medical shall include, but not be limited to, hospital, medical and surgical coverages."

i) In Section 2013.60(d) in the second sentence the following language was deleted "but in no event shall such limits reduce the extensions described in Section 2013.60(c) above" and "but in no event shall the extensions described in subsection 2013.60(c) above be reduced solely because of the discontinuance of the policy" was inserted in lieu thereof.

j) Section 2013.70(b)(1) - The word "of" has been deleted from line three and the word "to" has been inserted in lieu thereof.

k) In Section 2013.70(b)(2) in the third line the word "subparagraph" was deleted and the word "subsection" was added in lieu thereof. Also, on the seventh line, the first "is" was deleted and the word "if" was inserted in lieu thereof.

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- l) Section 2013.70(b)(3) - The word "lessor" on line seven has been changed to "lesser".
 - m) Section 2013.70(b)(4) - The word "provision" on the last line has been made plural.
 - n) Section 2013.70(b)(5) - The word "is" has been inserted following the word "benefits" on line two. Also, the word "section" has been capitalized on line eight.
- The following changes were made at the request of the Administrative Code unit:
- a) In all of the subsections of Sections 2013.30, 2013.40, 2013.50, 2013.60 and 2013.70, the left hand side parenthesis was deleted from the subsections letter or number;
 - b) Subsections 2013.70(3), 2013.70(3)(a), 2013.70(4) and 2013.70(5) were moved to their proper indentation levels.

The Department has also updated the citations in the Authority note and Section 2013.10.

- 12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Yes

- 13) Will this Rule replace an emergency rule currently in effect? No

- 14) Are there any amendments pending on this Part? No

- 15) Summary and Purpose of rulemaking: This rulemaking implements the amendments to Section 367i of the Illinois Insurance Code as amended by P.A. 86-357 and regulates the discontinuation and replacement of group/or group type insurance policies. This Part requires all group policies to contain a reasonable provision for extension of benefits, regulates the effective date of the discontinuation for nonpayment of premium and provides standards for Notices of Discontinuation. This Part also outlines the duties and responsibilities of the prior and succeeding insurance carriers in situations where a group policy has been replaced.

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- 16) Information and questions regarding this adopted Rule shall be directed to:

Charles J. Budinger
Department of Insurance
320 West Washington
Springfield, Illinois 62767

The full text of the Adopted Rule begins on the next page.

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TITLE 50: INSURANCE
CHAPTER I: DEPARTMENT OF INSURANCE
SUBCHAPTER 2: ACCIDENT AND HEALTH INSURANCE

PART 2013
GROUP COVERAGE DISCONTINUANCE AND REPLACEMENT

- Section 2013.10 Authority
- 2013.20 Scope
- 2013.30 Definition
- 2013.40 Effective Date of Discontinuance for Non-Payment of Premium of Subscription Charges
- 2013.50 Requirements for Notice of Discontinuance
- 2013.60 Extension of Benefits
- 2013.70 Continuation of Coverage in Situations Involving Replacement of a Group Policy of One Carrier by Another

AUTHORITY: Implementing and authorized by Section 367i of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, par. 979i).

SOURCE: Adopted at 14 Ill. Reg. 17217, effective October 4, 1990.

Section 2013.10 Authority

This Part is adopted and promulgated by the Director of Insurance pursuant to Section 367i of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, par. 979i).

Section 2013.20 Scope

This Part is applicable to all insurance policies, issued for delivery, renewed or amended on a group or group-type basis covering persons as employees of employers or as members of unions or associations having a situs in this State.

Section 2013.30 Definition

The term "group type basis" means a benefit plan, other than salary budget plans utilizing individual insurance policies or subscriber contracts, which meets the following conditions:

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- a) Coverage is provided through insurance policies to classes of employees or members defined in terms of conditions pertaining to employment or membership; and
- b) The coverage is not available to the general public and can be obtained and maintained only because of the covered person's membership in or connection with the particular organization or group; and
- c) There are arrangements for bulk payment of premiums or subscription charges to the insurer or non-profit service corporation; and
- d) There is sponsorship of the plan by the employer, union, or association.

Section 2013.40 Effective Date of Discontinuance for Non-Payment of Premium or Subscription Charges

- a) If a policy subject to this Part provides for automatic discontinuance of the policy or contract after a premium or subscription charge has remained unpaid through the grace period allowed for such payment, the carrier shall be liable for valid claims for covered losses incurred prior to the end of the grace period.

- b) If the actions of the carrier after the end of the grace period indicate that it considers the policy as continuing in force beyond the end of the grace period such as, by continuing to recognize claims subsequently incurred, the carrier shall be liable for valid claims for losses beginning prior to the effective date of written notice of discontinuance to the policyholders or other entity responsible for making payments or submitting subscription charges to the carrier. The effective date of discontinuance shall not be prior to midnight at the end of the third scheduled work day after the date upon which the notice is delivered.

Section 2013.50 Requirements for Notice of Discontinuance

- a) Any notice of discontinuance so given by the carrier shall include a request to the group policyholder or other entity involved to notify employees covered under the policy of the date as of which the group policy will discontinue and to advise that, unless otherwise provided in the policy the carrier shall not be liable

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for claims for losses incurred after such date. Such notice of discontinuance shall also advise, in any instance in which the plan involves employee contributions, that if the policyholder or other entity continues to collect contributions for the coverage period after the date of discontinuance, the policyholder or other entity may be held solely liable for the benefits with respect to which the contributions have been collected.

- b) The carrier shall prepare and furnish to the policyholder or other entity at the same time a sample of a notice form to be distributed to the employees or members concerned indicating such discontinuance and the effective date thereof, and urging the employees or members to refer to their certificates in order to determine what rights, if any, are available to them upon such discontinuance.

Section 2013.60 Extension of Benefits

- a) Every group policy subject to this Part hereafter issued, or under which the level of benefits is hereafter altered, modified, or amended, must provide a reasonable provision for extension of benefits in the event of total disability at the date of discontinuance of the group policy as required by subsections 2013.60(b) - (d).
- b) In the case of a group plan providing benefits for loss of time from work or specific indemnity during hospital confinement, discontinuance of the policy during a disability shall have no effect on benefits payable for that disability or confinement.
- c) In the case of hospital or medical expense coverages, other than dental, pharmaceutical or other limited expense coverages, a reasonable extension of benefits or accrued liability provision is required. Such a provision will be considered "reasonable" if it provides an extension of at least twelve months under "major medical" and "comprehensive medical" type coverages, and under other types of hospital or medical expenses coverages such as benefits restrictions solely limited to hospital expenses only, medical expenses only, or surgical expenses only, or any combination thereof, provides either an extension of at least

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ninety days or an accrued liability for expenses incurred during a period of disability or during a period of at least ninety days starting with a specific event which occurred while coverage was in force (e.g., an accident). For purposes of this subsection, major medical and comprehensive medical shall include, but not be limited to, hospital, medical, and surgical coverages.

- d) Any applicable extension of benefits or accrued liability shall be described in any policy involved as well as in group insurance certificates. The benefits payable during any period of extension or accrued liability may be subject to the policy's regular benefit limits (e.g., benefits ceasing at exhaustion of a benefit period or of maximum benefits) but in no event shall the extensions described in subsection 2013.60(c) above be reduced solely because of the discontinuance of the policy.

Section 2013.70 Continuance of Coverage in Situations Involving Replacement of a Group Policy of One Carrier by Another

- a) Liability of prior carrier. The prior carrier remains liable only to the extent of its accrued liabilities and extensions of benefits. The position of the prior carrier shall be the same whether the group policyholder or other entity secures replacement coverage from a new carrier, self-insures, or foregoes the provision of coverage.
- b) Liability of Succeeding Carrier.
- 1) Each person who is eligible for coverage in accordance with the succeeding carrier's plan of benefits, in respect to classes eligible and activity at work and non-confinement rules, shall be covered by the carrier's plan of benefits.
 - 2) Each person not covered under the succeeding carrier's plan of benefits in accordance with subsection (b)(1) above must nevertheless be covered by the succeeding carrier in accordance with the following rules if such individual was validly covered, including benefits extension, under the prior plan on the date of discontinuance and if such

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individual is a member of the class or classes of individuals eligible for coverage under the succeeding carrier's plan. Any reference in the following rules to an individual who was or was not totally disabled is a reference to the individual's status immediately prior to the date the succeeding carrier's coverage becomes effective.

A) The minimum level of benefits to be provided by the succeeding carrier shall be the applicable level of benefits of the prior carrier's plan reduced by any benefits payable by the prior plan.

B) Coverage must be provided by the succeeding carrier until at least the earliest of the following dates:

- i) the date the individual becomes eligible under the succeeding carrier's plan described in subparagraph (b)(1) above.
- ii) for each type of coverage, the date the individual's coverage would terminate in accordance with the succeeding carrier's plan provisions applicable to individual termination of coverage (e.g., at termination of employment or ceasing to be eligible dependent, as the case may be).
- iii) in the case of an individual who was totally disabled, and in the case of a type of coverage for which Section 2013.60 requires an extension of accrued liability, the end of any period of extension or accrued liability which is required of the prior carrier by Section 2013.60 or, if the prior carrier's policy is not subject to that Section, would have been required of that carrier had its policy been subject to Section 2013.60 at the time the prior plan was discontinued and replaced by the succeeding carrier's plan.

3) In the case of a pre-existing conditions limitation included in the succeeding carrier's plan, the level of benefits applicable to pre-existing

conditions of persons becoming covered by the succeeding carrier's plan in accordance with this Section during the period of time this limitation applies under the new plan shall be the lesser of;

- A) the benefits of the new plan determined without application of the pre-existing conditions limited; and
 - B) the benefits of the prior plan.
- 4) The succeeding carrier, in applying any deductibles or waiting period in its plan, shall give credit for the satisfaction or partial satisfaction of the same or similar provisions under a prior plan providing similar benefits. In the case of deductible provisions, the credit shall apply for the same or overlapping benefit periods and shall be given for expenses actually incurred and applied against the deductible provision of the prior carrier's plan during the 90 days preceding the effective date of the succeeding carrier's plan but only to the extent these expenses are recognized under the terms of the succeeding carrier's plan and are subject to similar deductible provisions.
- 5) In any situation where a determination of the prior carrier's benefits is required by the succeeding carrier, at the succeeding carrier's request the prior carrier shall furnish a statement of the benefits available or pertinent information, sufficient to permit verification of the benefit determination or the determination itself by the succeeding carrier. For the purposes of this Section, benefits of the prior plan will be determined in accordance with all of the definitions, conditions, and covered expenses provisions of the prior plan rather than those of the succeeding plan. The benefit determination will be made as if coverage had not been replaced by the succeeding carrier.

NOTICE OF ADOPTED RULES

1) Heading of the Part: Minimum Standards for Certification of Developmental Training Programs

2) Code Citation: 59 Ill. Adm. Code 119

3) Section Numbers:

Section Numbers	Adopted Action:
119.100	New Section
119.110	New Section
119.120	New Section
119.200	New Section
119.205	New Section
119.210	New Section
119.215	New Section
119.220	New Section
119.225	New Section
119.230	New Section
119.235	New Section
119.240	New Section
119.245	New Section
119.250	New Section
119.255	New Section
119.260	New Section
119.300	New Section
119.305	New Section
119.310	New Section
119.315	New Section
119.320	New Section
119.325	New Section
119.330	New Section

4) Statutory Authority: Implementing and authorized by Ill. Rev. Stat. 1989, ch. 91, par. 100-15.2, as amended by P.A. 86-1324, effective September 6, 1990.

5) Effective Date of Rules: October 9, 1990

6) Does this rulemaking contain an automatic repeal date? No

7) Do these rules contain incorporations by reference? Yes. These rules contain incorporations by reference in accordance with Section 6.02(a) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1006.02(a)).

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8) Date Filed in Agency's Principal Office: October 3, 1990

9) Notice of Proposal Published in Illinois Register:

March 9, 1990, 14 Ill. Reg. 3356

10) Has JCAR issued a Statement of Objections to these rules? No

11) Difference between proposal and final version:

The following changes were made in response to the Administrative Code Division's suggestions:

In Section 119.120, the citations in the definitions of "(a) abuse", "(n) neglect" and "(q) unqualified mental retardation professional" were corrected.

In this same Section, the alphabetical order of the definitions of "(i) individual services plan" or "plan" and "(i) individual record" or "record" have been reversed.

Section 119.225 - The word "subsection" has been corrected to read "Sections".

Section 119.255(a)(2) - The code citation for the Illinois Accessibility Code has been corrected to read "71 Ill. Adm. Code 400".

Section 119.325(a)(1) - The references have been corrected in subsections (A), (B) and (D).

The following changes were made in response to public comment:

Section 119.100(c) - The words "is applicable" was substituted for the word "applies"; the phrase "all providers subject to Department certification of their" was deleted, and the phrase "state-funded" was added.

Section 119.120 - In the definition of "(a) accreditation", the standards of the Council on Accreditation of Services for Families and Children, Inc. were added.

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In this same Section, in the definition of "(a)daptive behavior", the words "with" and "approaches" were substituted for the words "to" and "meets".

In this same Section, in the definition of "(b)ehavior management", the word "socially" was deleted.

In this same Section, in the definition of "(e)xclusion", the word "day" was added before the last word.

In this same Section, the definition of "(e)xploitation" was added.

In this same Section, in the definition of "(s)eclusion", the second sentence was deleted.

In this same Section, in the definition of "(s)ubstantial compliance", the phrase "(a) determination that" was substituted for the opening word "(when)" and the phrase "sufficient to" was substituted for the word "that" before the word "jeopardize".

In this same Section, the definitions of "(t)ime-out" and "(w)ork activity" were rewritten.

Section 119.200(b) - The second sentence was added.

Section 119.200(c) - Added.

Section 119.200(d) (relabeled) - Rewritten.

Section 119.200(e) (relabeled) - The phrase "each individual's" was substituted for the word "the" and the phrase "three-month" was substituted for the phrase "two-week".

Section 119.200(f) (relabeled) - The phrase following the word "reside" was deleted.

Section 119.200(h) (relabeled) - The subsection references were changed to reflect relabeling.

Section 119.205(d) - The phrase "reasons for its decision" was substituted for the phrase "why continuation is necessary" in the last sentence.

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Section 119.205(g) - The phrase " , with a release of information in keeping with the Act," was added after the phrase "to the Department" and the phrase "who have attained skill levels which meet or exceed the exit criteria and" and after the word "individuals" was deleted in the first sentence. The last sentence was added.

Section 119.210(a)(3) - The second "or" was added.

Section 119.210(a)(4) - The semicolon and the second "or" were deleted. The period was added.

Section 119.210(a)(5) - Deleted.

Section 119.210(b) - Added, causing all following subsections to be relabeled.

Section 119.210(f) - Added.

Section 119.215(a) - The end phrase beginning with the words " , or an" was added.

Section 119.215(c) - The phrase "professional oversight" was substituted for the word "supervision" in the last line.

Section 119.215(c)(3) - The phrase "provide professional oversight of" was substituted for the word "supervise".

Section 119.215(d)(3) - Added.

Section 119.215(f) - The phrase "level of service that meets his or her needs" was substituted for the phrase "preadmission screening agent".

Section 119.235(a) - The phrase "Chapter 2 of" was deleted.

Section 119.235(c) - Added, causing relabeling of all following subsections.

Section 119.235(d) - Incorporated into Section 119.235(e) (relabeled).

Section 119.235(e) (relabeled) - The second sentence and subsections (1) through (5) were added.

Section 119.235(f) - Added, causing the following subsection to be relabeled.

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Section 119.240(a) - The phrase "shall develop and implement policies and procedures and" was added after the word "provider".

Section 119.240(b) - The comma following the word "abuse" and the phrase "and exploitation" were added; the word "and" following the word "abuse" was deleted.

Section 119.240(f) - The phrase "procedures and time-out" was substituted for the word "conditioning".

Section 119.240(g) - Deleted, causing all following subsections to be relabeled.

Section 119.240(h) (relabeled) - The phrase "while attending the program", the final sentence, and subsections (1)(2) and (3) were added.

Section 119.240(k) (relabeled) - The opening phrase was rewritten and the word "procedures" was substituted for the word "conditioning".

Section 119.240(l) (relabeled) - The word "procedures" was substituted for the word "conditioning".

Section 119.245(b) - The word "maladaptive" was added after the word "managing".

Section 119.250(a) - Rewritten.

Section 119.250(b) - Added, causing all following subsections to be relabeled.

Section 119.260(a)(3) and (b)(1) - The phrase "persons with developmental disabilities" was substituted for the word "consumers".

Section 119.260(c) - The end phrase "by the board" was added.

Section 119.260(d)(1) - The comma was substituted for the word "and" after the word "annually" and the phrase "and approved" was added after the word "necessary".

Section 119.260(d)(1)(A)(B) and (c) - Reorganized. Subsection 119.260(d)(1)(C) is now (B). Subsections 119.260(d)(1)(D) through (I) are now subsections 119.260(d)(1)(C)(i) through (vi). In Section 119.260(d)(1)(C) (relabeled) - The word "including" was added and a

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colon was substituted for the semicolon. In Sections 119.260(d)(1)(C)(v) and (vi)(relabeled) - The phrase "(p)rocedures for" was deleted.

Section 119.260(d)(3) - The phrase ", with the consent of the individuals" was added.

Section 119.260(d)(3)(A),(B),(C) and (D) - Added.

Section 119.260(e)(6) - The phrase beginning with the word "for" was added to the end of this subsection.

Section 119.260(f)(1)(F) - The word "exploitation" was added.

Section 119.260(f)(2) - The phrase "working directly with individuals" and the last sentence were added.

Section 119.260(h)(1)(B) - The comma was substituted for the word "or" after the word "(a)busé"; the words "or exploitation" were added.

Section 119.260(h)(3) - Rewritten.

Section 119.260(i)(1) - The last sentence was added.

Section 119.260(i)(3)(D) - Added, causing all following subsections to be relabeled.

Section 119.300(e) - Added, causing all following subsections to be relabeled.

Section 119.305(b)(1) - The second sentence was added.

Section 119.325(a) - The word "shall" was substituted for the word "may".

Section 119.325(a)(6)(relabeled as Section 119.330(b) - The phrase "Chapter 2 of" was deleted.

Section 119.330(a)(1)(relabeled as Section 119.330(m) - The numeral "30" was substituted for the numeral "15".

Section 119.330(c) - The word "decision" was substituted for the word "order" after the opening phrase "(i)f the Department's".

Section 119.335 - Deleted.

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Section 119.200(b) - The word "a" was substituted for the word "an integral" before the word "documented" in the first sentence.

Section 119.200(g)(3) - The word "immediately" before the word "adjacent" was deleted.

Section 119.200(h) - The phrase "shall grant" was substituted for the phrase "may consider" in the first line.

Section 110.205(b)(2) - The phrase "in the plan" was added at the end of the second sentence.

Section 119.205(c) - Rewritten.

Section 119.205(e)(7) - The phrase beginning with the words "or when" following the phrase "industrial norm" were deleted.

Section 119.210(b) - The word "shall" was substituted for the word "may" before the phrase "be used"; the phrase "or postpone" following the word "deny" was deleted.

Section 119.210(c) - The word "whether" was added in the second line after the word "determine"; the phrase "the criteria in subsection (a) have been met" was substituted for the phrase "appropriateness of the referral" after the phrase "the team which shall determine".

Section 119.210(e) - Rewritten.

Section 119.210(f) - The phrase beginning "in accordance with" was added after the word "her".

Section 119.215(b) - The phrase "as specified in the definition of qualified mental retardation" after the phrase "human service field" and the comma after the word "disabled" were added.

Section 119.215(c)(3) - The second sentence was added.

Section 119.215(d)(1)(A), (B) and (C) - The phrase "preventing them from participating in programs more integrated into the community" following the phrase "behavior disorders" was deleted.

Sections 119.215(d)(1)(A) and (d)(1)(D)(i) - The address was added before the date.

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The following changes were made as a result of agreements between the Department and JCAR:

Section 119.110 - The phrase "or standards" was added after the word "rules".

Section 119.120 - The definition of "(a) abuse" was expanded to include "physical injury", "sexual abuse" and "mental injury".

In the definition of "(a) accreditation", the addresses were added to each citation.

In the definition of "(a) adaptive behavior", the phrase following the word "group" was added.

In the definition of "(a) versive procedures", the word "effect" was substituted for the word "affect".

In the definition of "(g) governing body", the phrase "decision-making" was added.

In the definitions of "(i) imminent risk" and "(i) informed consent" were rewritten.

The definition of "(m) adaptive behavior" was added.

In the definition of "(p) provider", the phrase "not-for-profit" was hyphenated.

In the last subsection of the definition of "(q) qualified mental retardation professional", the word "or" was substituted for the word "and" following the word "counseling".

In the definition of "(s) skills training", the apostrophe following the word "(s) kills" was deleted.

In the definition of "(s) survey", a comma was substituted for the period following the word "maintained"; the word "including" was substituted for the phrase "(t) this includes".

Section 119.200(a) - The phrase "and neighborhoods" following the word "communities" was deleted; the last sentence was added.

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- Section 119.215(d)(2) - The phrase "at a level required" after the word "provided" was deleted.
- Section 119.220(b)(2) - The phrase "both at the program and the individual's residence" was added.
- Section 119.225(a) - The phrases "adaptive and intellectual" and "required to meet" were added; an apostrophe "s" was added to the word "individual" before the word "needs".
- Sections 119.225(b) and (c) - Rewritten.
- Section 119.225(d) - The word "assessments" was substituted for the word "reassessments" and the address was added before the date.
- Section 119.230(b) - The phrase "by the team" was added.
- Section 119.230(b) - The phrase "for goals, objectives, and services" was added.
- Section 119.235(d) - The phrase "in accordance with Chapter 2 of the Code" was added.
- Section 119.240(a) - The phrase "and implement" following the phrase "shall develop" was deleted.
- Sections 119.240(e) and (f) - Rewritten.
- Section 119.240(g) - The phrase "time-out" was hyphenated.
- Section 119.240(h) - The phrase "medically supervised was substituted for the word "approved" in the last line.
- Section 119.240(h)(2) - The word "closely" following the word "monitored" was deleted.
- Section 119.240(k)(i) - The phrase "physical or psychological" was substituted for the word "severe".
- Section 119.245(a) - The phrase following the word "committee" was deleted.
- Section 119.245(a)(3) - The phrase "individuals or their representatives" following the word "include" was deleted.

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- Section 119.245(a)(2) - Deleted, causing the following subsections to be relabeled.
- Section 119.245(a)(4) - Added.
- Section 119.245(b)(1) - The last sentence was added.
- Section 119.245(c)(1) - A comma was added after the phrase "three months".
- Section 119.250(c) - Added, causing the following subsections to be relabeled.
- Section 119.250(d) - The word "suitable" after the word "area" was deleted.
- Section 119.250(e) - Rewritten.
- Section 119.255(a)(1) - Added, causing the following subsections to be relabeled.
- Section 119.255(a)(4) - The phrase beginning "in accordance with" was added.
- Section 119.255(a)(5) - The phrases following the word "program" was added.
- Section 119.260(a)(3) and (b)(1) - The phrase "representatives of the community" after the word "include" was deleted.
- Section 119.260(a)(4) - The phrase "provider shall notify the" before the word "governing" and the phrase "state and local" before the word "inspections" were added; the phrase "shall be notified" following the word "body" was deleted.
- Section 119.260(c) - The phrase "governing body" was substituted for the word "board" at the end of the last sentence.
- Section 119.260(d)(3)(A) - The second and third sentences were added.
- Section 119.260(d)(3)(B)(ii) - The word "or" was substituted for the word "and".

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Section 119.260(d)(3)(D) - The last sentence was added.

Sections 119.260(f)(1), (f)(1)(F), (h)(1), (h)(1)(D), and (h)(3) - Rewritten.

Section 119.260(h)(1)(3)(D) - The phrase "assessments and recommendations" was substituted for the word "information".

Section 119.300(b) - The word "and" was substituted for the word "or" following the word "records" and the phrase "or both as it deems appropriate" following the word "premises" was deleted.

Section 119.300(d) - The last sentence was rewritten.

Section 119.300(e)(2) - The phrase following the word "standard" was rewritten.

Section 119.300(f) - The phrase following the word "granted" in the second sentence was rewritten.

Section 119.305(b)(2) - The phrase "by the accrediting body" was added after the word "report" in the first sentence.

Section 119.305(b)(8) - The phrase "written requests" was substituted for the word "applications" after the word "approving".

Section 119.305(b)(8)(C) - Rewritten.

Section 119.310(d) - The word "shall" was substituted for the word "may" in the first sentence; the second sentence was added.

Section 119.320(c) - The second and third sentences were added.

Section 119.320(d) - Rewritten.

Section 119.325(a)(3) - The second and third sentences were added before the semicolon.

Section 119.325(b) - The word "shall" was substituted for the word "may" before the words "refuse" and "deny".

Section 119.325(c) - The word "cannot" was substituted for the words "can not" in the first sentence.

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Section 119.330 - Rewritten and reorganized. Subsections (c),(f),(g),(h),(i),(j), and (k) are new.

The Department made the following technical changes:

The Department changed all references to "Ill. Rev. Stat. 1987" and "Ill. Rev. Stat. 1988 Supp." to read "Ill. Rev. Stat. 1989" throughout this rulemaking. In Section 119.260(d)(1)(iv), (re-labeled) - the word "as" was added after the word "such". In addition, the address in Section 119.305(a) was changed to reflect the Bureau's current location.

The main source note was changed to reflect recent legislation which changed the name of the cited statute.

In the fourth subsection of the definition of "(a)ccreditation" in Section 119.120, the word "Accreditation" was substituted for the word "Accrediting".

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

All changed agreed upon by the Department and JCAR as indicated in the agreement letter issued by JCAR have been made.

13) Will these rules replace emergency rules currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rules:

Part 119 contains the program standards for developmental training programs for developmentally disabled adults who reside in Medicaid licensed long-term care facilities or other residential settings. The Department of Mental Health and Developmental Disabilities and Department of Public Aid have a collective role in the oversight, monitoring and funding of developmental training programs.

The Department will certify developmental training programs on an annual basis contingent on providing evidence of compliance with 42 CFR 430 et seq., 1988, with no later editions or amendments, 42 U.S.C.A. 1396 et seq., 1983, 89 Ill. Adm. Code 140 (Medical Payment), local ordinances and this Part.

The full text of the Adopted Rules begins on the next page:

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TITLE 59: MENTAL HEALTH
CHAPTER I: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

PART 119
MINIMUM STANDARDS FOR CERTIFICATION
OF DEVELOPMENTAL TRAINING PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section
119.100
119.110
119.120

Applicability
Incorporation by reference
Definitions

SUBPART B: PROGRAM REQUIREMENTS

119.200
119.205
119.210
119.215
119.220
119.225
119.230
119.235
119.240
119.245
119.250
119.255
119.260

General requirements
Criteria for participation of individuals
Exclusion, suspension or discharge of an individual
Program staff
Interdisciplinary team (team)
Assessment of individuals
Individual services plan (plan)
Individual rights and confidentiality
Special training procedures
Committees
Medications and medical care
Environmental management
Administrative requirements

SUBPART C: CERTIFICATION REQUIREMENTS

119.300
119.305
119.310
119.315
119.320
119.325
119.330

Issuing a certificate and period of certification
Application for certification
Application acceptance and verification
Non-transferability of a certificate
Cessation of operations
Certificate denial
Hearings

AUTHORITY: Implementing and authorized by Section 100-15.2 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91, par. 100-15.2, as amended by P.A. 86-1324, effective September, 1990).

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SOURCE: Adopted at 14 Ill. Reg. 17227, effective October 9, 1990.

NOTE: Bold-face type denotes statutory language.

SUBPART A: GENERAL PROVISIONS

Section 119.100 Applicability

- a) Developmental training programs shall prepare adults 18 years of age or older who are developmentally disabled to live and function in integrated social settings.
- b) Developmental training programs shall serve adults with developmental disabilities and major functional skill deficits to promote independence in daily living and economic self-sufficiency.
- c) This Part is applicable to state-funded developmental training programs.

Section 119.110 Incorporation by reference

Any rules or standards of an agency of the United States or of a nationally-recognized organization or association that are incorporated by reference in this Part are incorporated as of the date specified, and do not include any later amendments or editions.

Section 119.120 Definitions

For the purposes of this Part, the following terms are defined:

"Abuse." Any physical injury, sexual abuse or mental injury inflicted on an individual other than by accidental means.
(Section 1-101.1 of the Code)

Physical injury includes all injuries serious enough to require immediate medical treatment by a physician, such as fractures and lacerations which require suturing and all other injuries which because of the circumstances or nature of the injury indicate possible abuse or neglect;

Sexual abuse includes but is not limited to any sexual penetration or sexual conduct between an individual and another person if the individual has been adjudicated legally disabled, or has a guardian, or is unable to understand the

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nature of the act or is unable to give knowing consent, or is injured, or alleges that there is, or there is evidence of use of force, coercion, or the exchange of money or anything of value; and

Mental injury includes use of words, signs, gestures or other actions by anyone against an individual which intimidates, demeans, harasses, causes emotional anguish or distress, ridicules, threatens, harms or will knowingly incite or precipitate maladaptive behavior on the part of an individual. Mental injury also includes exploitation, which is any act that uses individuals, their resources or their possessions for an agency employee's personal gain or for an agency's benefit.

"Accreditation." A process establishing that a program complies with nationally-recognized standards of care as set by one of the following:

Standards for Services for People with Developmental Disabilities (Accreditation Council for Services for Developmentally Disabled Persons (ACDD), 8100 Professional Place, Suite 204, Landover, Maryland 20785, 1989);

Standards Manual for Organizations Serving People with Disabilities (Commission on Accreditation of Rehabilitation Facilities (CARF), 101 North Wilmot Road, Tucson, Arizona 85711, 1989);

Consolidated Standards Manual (Joint Commission on Accreditation of Healthcare Organizations (JCAHO), One Renaissance Boulevard, Oakbrook Terrace, Illinois 60181, July 1, 1989);

Programs for Multi-Handicapped Students (National Accreditation Council for Agencies Serving the Blind & Visually Handicapped, 15 West 65th Street, New York, New York 10023, 1979); or

Provisions for Accreditation (Council on Accreditation of Services for Families and Children, Inc., 520 8th Avenue, Suite 2202B, New York, New York 10018, 1987.)

"Act." The Mental Health and Developmental Disabilities Confidentiality Act (Ill. Rev. Stat. 1989, ch. 91, par. 801 et seq.)

"Adaptive behavior." The effectiveness or degree with which the individual approaches the standards of personal independence and social responsibility expected of the individual's age and cultural group as measured by adaptive behavior scales such as the Inventory for Client and Agency Planning (ICAP) (DLM Teaching Resources, One DLM Park, Allen, Texas 75002, 1986) and the Scales of Independent Behavior (SIB) (DLM Teaching Resources, One DLM Park, Allen, Texas 75002, 1985).

"Authorized agency representative." A person appointed by the governing body who has responsibility for the program's administration including its content and fiscal affairs.

"Aversive procedures." The application of unpleasant or painful stimuli or stimuli that have a potentially noxious effect, contingent on the exhibition of a specific behavior that is not adaptive.

"Behavior management." Efforts to increase adaptive behaviors and to modify problem behaviors or behaviors that are not adaptive and replace them with behaviors and skills that are adaptive and socially productive.

"Bureau." The Department's Bureau of Certification and Licensure.

"Code." The Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91, par. 1-100 et seq.)

"Day." A calendar day, unless otherwise indicated.

"Department." The Department of Mental Health and Developmental Disabilities.

"Developmental disability." A disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism; or to any other condition which results in an impairment similar to that caused by mental retardation and which requires services similar to those required by mentally retarded individuals. Such disability must originate before the age of 18, be expected to continue indefinitely, and constitute a substantial handicap. (Section 1-106 of the Code).

"Director." The Director of the Department.

"Discharge." The full release of an individual from a program.

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"Equivalency." Evidence to substantiate compliance with requirements of this Part by means other than indicated in this Part.

"Exclusion." Preventing an individual's entrance or continuation in a program due to the individual's disability, medical condition, or maladaptive behavior, or due to lack of space in the day program.

"Exploitation." Any act that uses individuals, their resources or their possessions for the provider's employee's personal gain or for the provider's benefit.

"Family." The individual's spouse, children, mother, father, sister and brother.

"Full compliance." A survey finding that a program has no identified deficiencies with the standards in this Part.

"Governing body." The provider's decision-making authority which establishes policies for the program's operation and the welfare of the individuals served.

"Guardian." The plenary or limited guardian or conservator appointed by the court for an individual over age 18 so long as the limited guardian's duties encompass concerns related to service requirements.

"Imminent risk." A situation in which individuals in a program are or may be subject to mental, physical or psychological harm which is not immediately correctable, such as environmental or safety hazards.

"Individual." A person who is applying for or receiving services in a program.

"Individual record" or "record." Materials kept chronologically by a program in the course of providing services to an individual.

"Individual services plan" or "plan." A written plan which includes an assessment of the individual's strengths and needs, a description of the services needed regardless of availability, objectives for each service, the role of the individual, guardian, significant others, and the family in the implementation, if the

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individual agrees to their participation. The plan shall also include a timetable for the accomplishment of objectives, and the names of the persons responsible for their implementation.

"Industrial norm." A standard of measured productivity outcomes of a specific work activity as determined by a time and motion study conducted on workers who are not impaired for the work being performed by age, physical or mental disability, or injury.

"Informed consent." Permission freely granted by the individual or guardian based on full disclosure to the individual or guardian of the benefits and/or liabilities of participation in specific procedures and/or services, including releases of information, as part of the individual's services plan.

"Interdisciplinary team" or "team." A group consisting of at least the individual, parents (except when a non-legally disabled individual or a legally disabled individual's guardian does not desire them to participate), the guardian, as well as representatives of disciplines and services necessary to identify the individual's needs and to design services and alternatives to meet them. At least one member of the team shall be a qualified mental retardation professional.

"Maladaptive behavior." Actions by the individual that interrupt services, require a specific program addressing the behavior developed by the interdisciplinary team and exclude instances requiring only a verbal prompt such as, "please sit down."

"Mental retardation." Significant subaverage general intellectual functioning which exists concurrently with impairment in adaptive behavior and which originates before the age of 18 years. (Section 1-116 of the Code)

"Moral turpitude." Moral quality of being inherently base, depraved, vile or wicked.

"Neglect." Failure to provide adequate medical or personal care or maintenance to an individual which results in physical or mental injury or in the deterioration of an individual's physical or mental condition. (Section 1-117.1 of the Code)

"Notice of violation." A report submitted by the Bureau to a provider listing the program's deficiencies with this Part as noted during a survey.

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"Plan of correction." A written plan submitted by a provider to the Bureau in response to a notice of violation, which describes the steps the provider will take to bring the program into compliance, including the time-frames for completion of each step.

"Program." Services provided in non-residential facilities to adults who are developmentally disabled and require training in self-help, community living skills, social and leisure skills, communication or productive work.

"Progress notes." Narrative chronological documentation in an individual's record of service provided and its relationship to the plan.

"Provider." A sole proprietorship, association, partnership, corporation or organization, public or private, either for profit or not-for-profit, which operates a developmental training program under the jurisdiction of a governing body or board.

"Qualified mental retardation professional (QMRP)." A QMRP must have at least one year of experience working directly with individuals with mental retardation or other developmental disabilities and be one of the following:

A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 4400-1 et seq.);

A registered nurse licensed pursuant to The Illinois Nursing Act of 1987, (Ill. Rev. Stat. 1989, ch. 111, par. 3501 et seq.);

An occupational therapist or occupational therapist assistant certified by the American Occupational Therapy Association or other comparable body (Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 3701 et seq.));

A physical therapist certified by the American Physical Therapy Association or other comparable body (Illinois Physical Therapy Act (Ill. Rev. Stat., 1989, ch. 111, par. 4251 et seq.));

A physical therapist assistant registered by the American Physical Therapy Association or a graduate of a two-year college-level program approved by the American Physical Therapy Association or comparable body;

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A psychologist with at least a master's degree in psychology from an accredited school (Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1989, ch. 111, par. 5351 et seq.));

A social worker with a bachelor's degree from a college or university or graduate degree from a school of social work accredited or approved by the Council on Social Work Education or another comparable body (The Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 6351 et seq.));

A speech-language pathologist or audiologist with a certificate of Clinical Competence in Speech-Language Pathology or Audiology granted by the American Speech Language Hearing Association or comparable body or meet the education requirements for licensure and be in the process of accumulating the supervised experience required for licensure (The Illinois Speech-Language Pathology and Audiology Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 7901 et seq.));

A professional recreation staff person with a bachelor's degree in recreation or in a specialty area such as art, dance, music or physical therapy;

A professional dietitian registered by the American Dietetics Association; or

A human services professional with a bachelor's degree in a human services field, including, but not limited to sociology, special education, rehabilitation counseling or psychology.

"Quality assurance." A systematic and objective approach to monitoring and evaluating the appropriateness, adequacy and quality of services in order to identify and resolve problems.

"Restraint." The direct restriction through mechanical means or personal physical force of the limbs, head or body of an individual except as part of a medically prescribed procedure for the treatment of an existing physical disorder or the amelioration of a physical handicap. The partial or total immobilization of an individual for the purpose of performing a medical or surgical procedure shall not constitute restraint. (Section 1-125 of the Code)

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"Seclusion." **Sequestration by placement of an individual alone in a room from which he or she has no means of leaving.** (Section 1-126 of the Code)

"Self-administration of medications." An individual's ability to take medications independently or with verbal prompts.

"Skills training." Activities which focus on the development of daily living skills which enable individuals to achieve independent functioning and economic self-sufficiency.

"Substantial compliance." A determination that a surveyed program does not have a deficiency or group of deficiencies sufficient to jeopardize the health, welfare or safety of individuals or prevent their maximum development; or, when deficient, the provider has documented a plan of correction to rectify any deficiency or has an approved equivalency or waiver for it.

"Survey." A process to determine the degree of compliance with this Part which a program has maintained, including surveyor observation and an on-site examination of policies, procedures, records of individuals, written plans, and the physical plant. Interviews of individuals and staff are also a part of the survey.

"Suspension" The conditional release of an individual from a program.

"Time-out." When an individual is placed in a behavior modification program pursuant to his or her individual services plan, he or she may be removed from a situation that affords positive reinforcement to an area where reinforcement is not available for a reasonable period of time as determined by the team but not to exceed 30 minutes.

"Waiver." Department-granted exceptions to this Part on application by a provider, for a period not to exceed the duration of the current certificate.

"Work activity." The individual performs work such as contract janitorial, simulated assembly and food service.

SUBPART B: PROGRAM REQUIREMENTS

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Section 119.200 General requirements

- a) Programs shall be located to promote integration of individuals into their communities. In addition to the requirements in subsections (f) and (g), examples of integration include locations near public transportation, shopping, restaurants, and recreation.
- b) Programs shall provide a minimum of five hours of programming per day, excluding transportation time to and from the program, and excluding mealtime unless training during meals is a documented part of the plan. Individuals may attend less than 5 hours if required and documented by a physician or the interdisciplinary team.
- c) No individual shall be transported in a one-way trip that exceeds one hour, excluding field trips.
- d) Transportation required for individuals shall be the responsibility of the provider.
- e) Work activities shall not exceed 50 percent of each individual's program day as determined over a three-month period.
- f) Programs shall not be located in buildings where individuals reside.
- g) Programs attended by individuals residing in licensed long-term care facilities shall promote the principles of program independence and community integration by meeting two of the following three criteria:
 - 1) No more than 25 percent of the direct-care staff hours allocated to the program shall be provided by personnel also employed by a licensed long-term care facility in a residential service capacity;
 - 2) At least 30 percent of the individuals in the program shall not reside in the same licensed long-term care facility; or
 - 3) The location of the program shall not be within or adjacent to the boundaries of any licensed long-term care facility having individuals in the program.
- h) The Department shall grant a waiver of the requirements in subsections (g)(1) and (g)(2) above for individuals of licensed

long-term care facilities whose physicians have determined that participation in a program away from the residence will present a risk to the individuals' health. Physicians shall document and annually update this medical determination in the individuals' records.

Section 119.205 Criteria for participation of individuals

- a) A minimum level of skill development shall not be required for entry into a program.
- b) The criteria for exit from the program shall be as follows:

- 1) The individual shall perform four or more skills described in subsections (e)(1) through (e)(7) below; and
- 2) The individual shall not engage in maladaptive behavior more than 5 percent of the developmental training day. Maladaptive behavior shall require staff intervention and shall be documented in the plan.

Individuals who meet or exceed the exit criteria shall not enter or remain in the program unless the program can document that alternative resources in the individual's community do not exist to meet the service needs. Examples of documentation include denials of admission to other programs because of lack of capacity or the information that no other program exists in the individual's community.

- d) The team shall evaluate individuals who have attained the exit criteria to determine whether they should continue in the program, or if they should enter a program more integrated into the community such as supported employment. The team shall document reasons for its decision.
- e) The team shall assess individuals on the following skills:

- 1) Motor development - The individual exhibits fine or gross motor skills independently or with minimal assistance. This is considered met if the individual meets the criteria for dressing, grooming, toilet or eating.
- 2) Dressing - The individual dresses self with verbal cues only.
- 3) Grooming - The individual grooms self with verbal cues only.

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4) Toileting - The individual toilets with verbal cues only.

5) Eating - The individual eats a meal without cues from staff.

6) Language - The individual understands basic requests and expresses self verbally or with an alternative communication system such as signing, communication board, computer or writing.

7) Productive capacity - The individual consistently maintains a productive level of 25 percent of the industrial norm.

f) At least annually, the team shall assess the individual's skill level and review the current placement to determine if it is meeting the individual's needs.

g) The provider shall identify to the Department, with a release of information in keeping with the Act, the names of all individuals whom the team has determined should exit the program. The Department shall assist the provider in identifying alternative services. An individual shall continue in the program until an alternative day program that meets his or her needs is provided.

Section 119.210 Exclusion, suspension or discharge of an individual

- a) Exclusion, suspension or discharge may occur due to:
 - 1) The individual's desire to stop participation;
 - 2) The individual's attainment of the exit criteria;
 - 3) The individual's physical disability or medical condition which places the individual in danger; or
 - 4) Maladaptive behavior that places the individual or others in serious danger.
- b) Lack of space in a program shall not be used to suspend or discharge individuals and shall be used only to deny admission to a program that is presently filled.

c) The provider shall refer all proposals excluding, suspending or discharging an individual to the team which shall determine whether the criteria in subsection (a) have been met, recommend alternative

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- services and determine the criteria under which the individual may enter or re-enter the program.
- d) Before exclusion, suspension or discharge, the team shall discuss, summarize and place in the individual's record the date and reason for this action.
 - e) A provider shall not suspend or discharge an individual from a program without at least a 21-day written notice to the individual or guardian except when it is documented that the individual is dangerous to himself or herself or others and the behavior cannot be corrected through special training procedures.
 - f) An individual shall have the opportunity to appeal to the agency representative the provider's decision to exclude, suspend or discharge him or her, in accordance with the procedures required in Section 119.235(e).

Section 119.215 Program staff

- a) The provider shall designate a program administrator whose level of education and experience shall include an undergraduate degree in education, special education, psychology, rehabilitation counseling or social work, with two or more year's experience working with individuals who are developmentally disabled, or an equivalent combination of education and experience.
- b) The provider shall designate at least one developmental instructor whose minimum level of education and experience includes an undergraduate degree in special education or a related human service field specified as in the definition of qualified mental retardation professional, plus one or more years experience working with individuals who are developmentally disabled, or an equivalent combination of education and experience.
- c) The provider shall designate developmental trainers whose minimum level of education includes a high school diploma or general equivalency diploma (G.E.D.). A developmental trainer shall address the individual's needs as identified in the plan under the professional oversight of the developmental instructor.
- 1) The program administrator may function as the developmental instructor.

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- 2) The program shall employ developmental instructors on an overall ratio of one developmental instructor to three developmental trainers.
- 3) The developmental instructor shall perform instructional duties as well as provide professional oversight of developmental trainers. Professional oversight includes answering questions about the implementation of the individual's plan and providing feedback to the developmental trainer and his or her supervisor on the developmental trainer's activities.
- d) Staff ratios
 - 1) The provider shall maintain staff ratios that will meet the individual's program needs. The Department's calculation of provider cost is based on the following ratios, but the provider will be given flexibility in grouping individuals to meet the individual's needs.
 - A) For individuals who have mild deficits in adaptive behavior as defined in Classification in Mental Retardation (American Association on Mental Retardation, 1719 Kalorama Road, NW, Washington, D.C. 20009, 1983), and who have physical disabilities, mental disabilities or behavior disorders, the provider shall maintain on-duty trainers and instructors at a ratio of 1:10.
 - B) For individuals who have moderate deficits in adaptive behavior as defined in Classification in Mental Retardation and who have physical disabilities, mental disabilities or behavior disorders, the provider shall maintain on-duty trainers and instructors at a ratio of 1:8.
 - C) For individuals who have severe or profound deficits in adaptive behavior, as defined in Classification in Mental Retardation and who have physical disabilities, mental disabilities or behavior disorders, the provider shall maintain on-duty trainers and instructors at a ratio of 1:5.
 - D) The provider may request additional staff for individuals whom the team has assessed and who require

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and who are receiving specialized services stated in one of the following levels:

- i) Level I. For individuals requiring and receiving staff assistance for the following specialized care: aids or appliances for visual or auditory deficits or both; aids, appliances or equipment for physical disabilities; indwelling catheterization; insulin injections for stabilized diabetics; cardiovascular or respiratory medications and multiple daily monitoring; incontinence care and assistance in personal care; seizure medication and monitoring of unstable condition; or a moderately serious level of maladaptive behavior as measured by the Inventory for Client and Agency Planning (ICAP) (DLM Teaching Resources, One DLM Park, Allen, Texas 75002, 1986);
 - ii) Level II. For individuals requiring and receiving staff assistance for the following specialized care: personal care and assistance with transfer and movement about the facility; insulin injections for diabetics who are not stabilized; ostomy care; or a serious level of maladaptive behavior as measured by the ICAP; or
 - iii) Level III. For individuals requiring and receiving staff assistance for the following specialized care: intermittent catheterization; wound care; respiratory care; tracheotomy care; tube feeding; or a very serious level of maladaptive behavior as measured by the ICAP.
- 2) During breaks and non-training lunch periods, supervision shall be provided to maintain the safety of the individual.
 - 3) There shall be at least one QMRP for every 30 individuals.
- e) Each individual shall have a designated QMRP who shall:
- 1) Convene the team as required by Section 119.220 to develop or revise the plan;

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- 2) Assure that the services specified in the plan are being provided;
 - 3) Assure the participation of team members;
 - 4) Identify and address gaps in the provision of service;
 - 5) Monitor the individual's status in relation to the plan;
 - 6) Advocate for the individual's rights and services;
 - 7) Provide for a written record of team meetings; and
 - 8) Initiate and coordinate a meeting of the team as often as the plan specifies or when required by problems or changes.
- f) If the interdisciplinary team determines that services required to meet the individual's needs are not available in the developmental training program, the QMRP shall be responsible for linking the individual with the level of service that meets his or her needs.

Section 119.220 Interdisciplinary team (team)

- a) The provider shall assure that each individual has a single interdisciplinary team which shall be responsible for preparing, revising, documenting and implementing the plan in accordance with Section 119.230.
- b) The team shall provide for and invite the active participation of:
 - 1) The individual and his or her legal guardian or both;
 - 2) The persons who work most directly with the individual both at the program and individual's residence; and
 - 3) The professionals who assess the individual's strengths and needs (in accordance with Section 119.225), and design and evaluate the individual's program.
- c) At least one member of the team shall be a QMRP who shall provide services as specified in Section 119.215 and shall be responsible for convening the team.

Section 119.225 Assessment of individuals

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The provider shall assure that, at least annually, each individual receives assessments identified in Sections 119.205(e) and (f) that shall be documented in the individual's record and the results explained to the individual or guardian.

- a) The assessment shall determine the individual's strengths and needs, level of adaptive and intellectual functioning, the presenting problem(s) and disability(s), diagnosis and the services required to meet the individual's needs.
- b) The assessment shall be performed by staff trained in methods of assessment such as physical, psychological, and functional.
- c) Through the method of assessment and the interpretation of results, the assessment shall be sensitive to the individual's:
 - 1) Racial, ethnic and cultural background;
 - 2) Chronological and developmental age;
 - 3) Visual and auditory impairments;
 - 4) Language preferences; and
 - 5) Degree of disability.
- d) Annual assessments for individuals shall include the ICAP or the Scales of Independent Behavior (SIB) (DLM Teaching Resources, One DLM Park, Allen, Texas 75002, 1985).

Section 119.230 Individual services plan (plan)

- a) When the individual enters a program, staff shall:
 - 1) Document in the record those services being provided to the individual until a plan is developed; and
 - 2) Explain to the individual all rights stated in Section 119.235, and provide the individual with a copy of those rights. This shall be documented in the individual's record.
- b) Within 30 days after an individual's entry into the program, a plan shall be developed by the team that states goals and objectives for developmental training that:

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- 1) Is based on the assessment results;
- 2) Reflects the individual's or guardian's preferences for goals, objectives, and services;
- 3) Identifies services and supports to be provided and by whom; and
- 4) Has objectives that:
 - A) Are measurable;
 - B) Have timeframes for completion; and
 - C) Have a person assigned responsibility.
- c) The plan shall include the names and titles of all staff and other persons contributing to the plan.
- d) The plan shall be signed by the QMRP and the individual or guardian.
- e) The individual or guardian shall be offered a copy of the plan.
- f) The plan shall become a part of the individual's record.
- g) At least monthly, the QMRP shall review the plan and document in the record that:
 - 1) Services are being implemented; and
 - 2) Services identified in the plan continue to meet the individual's needs or require modification or change to better meet the individual's needs.
- h) The team shall review the plan, at least annually, and shall note the status of the individual including any progress or regression which might require modification to the plan.

Section 119.235 Individual rights and confidentiality

To insure that the individual's rights are protected and that all services provided to the individual comply with the laws cited in subsections (a) and (b) below, providers shall assure that:

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- a) The individual's rights are protected in accordance with the Code, except that the use of seclusion shall not be permitted.
- b) The individual's right to confidentiality is in accordance with the Act.
- c) Staff shall inform individuals entering a program of their rights in accordance with subsections (a) and (b) above and of their right to contact the Guardianship and Advocacy Commission, Protection and Advocacy, Inc., and the provider's human rights committee. Staff shall offer assistance to individuals in contacting these groups, giving each individual the address and telephone number of the Guardianship and Advocacy Commission and Protection and Advocacy, Inc. This information shall be given to the individual and his or her guardian in writing. If the individual is unable to read, the information shall be read and explained to him or her in a language he or she understands. Staff shall, upon request, offer assistance to individuals in contacting the Commission and Protection and Advocacy.
- d) There is documentation in the record that staff have advised the individual of his or her rights, provided justification for any restriction of the individual's rights in accordance with Chapter 2 of the Code or assisted in contacting the Guardianship and Advocacy Commission.
- e) Providers have procedures that permit the individual or guardian to present grievances and to appeal decisions to deny, modify, reduce or terminate services up to and including the authorized agency representative. The procedures shall require, at a minimum:
 - 1) Notification of a right to appeal actions to deny, modify, reduce or terminate services be given to the individual or guardian upon entry into the program;
 - 2) Written notice shall be given, 10 days in advance, of actions to deny, modify, reduce or terminate services;
 - 3) That no provider action shall be implemented pending a final administrative decision;
 - 4) Time frames for notice of intent to appeal and the rendering of a final administrative decision; and

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- 5) That no one directly involved in the action or decision being grieved or appealed shall be part of the review of that action or decision.
 - f) The authorized agency representative's decision on the grievance shall constitute a final administrative decision and shall be subject to review in accordance with the Administrative Review Law (Ill. Rev. Stat. 1989, ch. 110, par. 3-101 et seq.).
 - g) The individual is not excluded, suspended or discharged from services and services are not reduced for exercising any of his or her rights.
- Section 119.240 Special training procedures
- a) The provider shall develop policies and procedures and shall govern the use of all special training procedures used to modify behaviors that the team determines to be a problem or maladaptive.
 - b) The program shall prohibit corporal punishment, seclusion, abuse, neglect and exploitation of individuals.
 - c) To maximize the individual's growth, development and independence, the program shall use positive reinforcement in keeping with the individual's developmental level and learning, emotional, and environmental needs.
 - d) The plan of an individual who exhibits maladaptive behavior shall include provisions to train the individual in the circumstances, if any, under which the behavior can be exhibited adaptively, or how to channel the behavior into similar but adaptive expressions, or how to replace the maladaptive behavior with adaptive behavior.
 - e) Procedures used to prevent individuals from harming themselves or others that are not part of the plan shall not be repeated more than three times within a six-month period without being incorporated into the plan.
 - f) Aversive procedures and time-out shall be used only as part of the plan.
 - g) Whenever physical restraint, medications to manage behavior, time-out rooms, aversive conditioning or other procedures with similar degrees of restriction or intrusion are used to manage maladaptive behavior:

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- 1) The individual's behavior is likely to cause physical or psychological harm to the individual or others;
- 2) Positive procedures used within the past six months have been documented to be ineffective in reducing or eliminating this particular behavior;
- 3) Both the human rights committee and the behavior management committee have approved the program prior to implementation; and
- 4) The authorized agency representative has given written approval.

- 1) Any approval by the program's human rights and behavior management committees and authorized agency representative of an individual's written aversive procedures program shall expire in 30 days. The program shall not continue beyond that time unless it is reviewed and approved by both committees and the authorized agency representative.

Section 119.245 Committees

- a) A program shall have a human rights committee.

- 1) Not more than half of the members shall be program employees.
- 2) The committee shall review program policies, procedures and practices which restrict an individual's rights.

- 3) The program shall inform the committee of any complaints involving individuals' rights, violations and any corrective actions.

- 4) At least one committee member shall be an individual or his or her representative.

- b) A program which uses special training procedures as specified in Section 119.240 for managing maladaptive behavior shall establish a behavior management committee.

- 1) Members shall include persons qualified to evaluate published behavior management studies and the technical adequacy of proposed behavior management interventions. Persons are qualified by training and experience such as a clinical psychologist to review oversight procedures.

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- 1) The team shall determine and document in the record that the harmful effects of the behavior clearly outweigh all of the potentially harmful effects of the procedure;

- 2) The procedure shall be an integral part of the plan which will lead to a less restrictive way to manage, and ultimately eliminate the behavior;

- 3) The record shall document that informed consent was obtained; and

- 4) The program's behavior management committee and human rights committee shall review and approve the procedure in accordance with Section 119.245.

- h) The behavior management committee and human rights committee shall review and approve proposed special training procedures that call for concurrent administration of more than one medication to manage an individual's behavior while attending the program. Medications so ordered shall be accompanied by a physician's progress note substantiating that use of the medication is justified, is within a therapeutic dosage range, and will not adversely affect the therapeutic benefits of other medications. The medically supervised special training procedures shall assure that:

- 1) The medications are not administered in doses that will interfere with the individual's daily living activities;

- 2) The medications are monitored for desired responses and adverse consequences; and

- 3) The medications are gradually withdrawn at least annually unless clinically contraindicated.

- i) Programs using restraints in any special training procedure shall comply with Section 2-108 of the Code.

- j) The use of time-out rooms shall be in accordance with 42 CFR 483, 1988 (Conditions of Participation for Long Term Care Facilities.)

- k) The team shall implement time-out, medications for behavior management and aversive procedures programs only when:

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- 2) When drugs to manage behavior are used, a professional qualified to evaluate their use, such as a physician or pharmacist, shall be a member of the committee.
- c) The human rights committee and behavior management committee shall:
 - 1) Approve special training procedures prior to their implementation and review those procedures at least every three months, except aversive conditioning procedures which shall be reviewed and approved at least every 30 days;
 - 2) Maintain minutes, including attendance and decisions made; and
 - 3) Have at least five members.

Section 119.250 Medications and medical care

- a) All medications shall be specifically prescribed for the individual by a physician or a dentist with the intent of the physician or dentist that it be taken by the individual under program oversight of the provider staff.
- b) The provider as it exercises program oversight may, as needed, guide the individual in self-administration of medications as part of the training program for independent living if the individual is not capable of self-administration.
- c) Medications shall be secured from unauthorized access and only a physician, pharmacist, registered or licensed practical nurse or program personnel authorized to provide program oversight of the self-administration of medications shall have access to medications.
- d) Programs shall provide an area for care of individuals who become ill.
- e) Programs shall have available the American Red Cross First Aid Kit or the equivalent contents.

Section 119.255 Environmental management

- a) Buildings used by the provider for the program shall:
 - 1) Be safe and clean;
 - 2) Conform with Chapters 28, 29, and 31 (specifically Sections 31-1.1 through 31-1.6 of Chapter 31) of the NFPA 101, Life Safety Code (National Fire Protection Association, 1988) (Storage buildings of less than 200 square feet of floor area are exempt from compliance with Chapter 29);
 - 3) Conform with The Environmental Barriers Act, (Ill. Rev. Stat., 1989, ch. 111, pars. 3711 et seq.) and 71 Ill. Adm. Code 400 (Illinois Accessibility Code);
 - 4) Have a normal temperature and humidity comfort range in accordance with the American Society of Heating, Refrigerating, and Air Conditioning Engineers (ASHRAE); Handbook of Fundamentals (National Association of American Society of Heating Refrigerating, and Air Conditioning, United Engineering Center, 345 East 47th Street, New York, New York 10017, 1977); and
 - 5) Have a written preventive maintenance program which includes a schedule inspection and service of equipment and physical plant.
- b) Toilets and bathrooms shall provide privacy and be located and equipped to facilitate accessibility and independence. When needed by the individual, special assistance or devices shall be provided.
- c) The provider shall maintain copies of inspections performed by local and state inspectors in regard to health, sanitation and environment.
- d) The provider shall develop, implement and maintain a disaster preparedness plan which shall be reviewed annually, revised as necessary, and ensure that:
 - 1) Records and reports of fire and disaster training are maintained;
 - 2) A record of actions taken to correct noted deficiencies in disaster drills or inspections is maintained;
 - 3) Staff know how to react to fire, severe weather, missing persons, medical emergencies, poison control and deaths;

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- 1) Be safe and clean;
- 2) Conform with Chapters 28, 29, and 31 (specifically Sections 31-1.1 through 31-1.6 of Chapter 31) of the NFPA 101, Life Safety Code (National Fire Protection Association, 1988) (Storage buildings of less than 200 square feet of floor area are exempt from compliance with Chapter 29);
- 3) Conform with The Environmental Barriers Act, (Ill. Rev. Stat., 1989, ch. 111, pars. 3711 et seq.) and 71 Ill. Adm. Code 400 (Illinois Accessibility Code);
- 4) Have a normal temperature and humidity comfort range in accordance with the American Society of Heating, Refrigerating, and Air Conditioning Engineers (ASHRAE); Handbook of Fundamentals (National Association of American Society of Heating Refrigerating, and Air Conditioning, United Engineering Center, 345 East 47th Street, New York, New York 10017, 1977); and
- 5) Have a written preventive maintenance program which includes a schedule inspection and service of equipment and physical plant.
- b) Toilets and bathrooms shall provide privacy and be located and equipped to facilitate accessibility and independence. When needed by the individual, special assistance or devices shall be provided.
- c) The provider shall maintain copies of inspections performed by local and state inspectors in regard to health, sanitation and environment.
- d) The provider shall develop, implement and maintain a disaster preparedness plan which shall be reviewed annually, revised as necessary, and ensure that:
 - 1) Records and reports of fire and disaster training are maintained;
 - 2) A record of actions taken to correct noted deficiencies in disaster drills or inspections is maintained;
 - 3) Staff know how to react to fire, severe weather, missing persons, medical emergencies, poison control and deaths;

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- 4) Individuals can react to fire and severe weather emergencies or they are receiving training;
- 5) Staff and individuals can locate fire-fighting equipment, first aid kits, evacuation routes and procedures; and
- 6) A telephone is available with a list of the telephone numbers of the nearest poison control center, the police, the fire department and emergency medical personnel.

e) The provider shall have procedures for evacuation which ensure that:

- 1) Evacuation drills are conducted at a frequency determined by the provider based on the needs and abilities of the individuals served;
- 2) Evacuation drills occur at least annually;
- 3) Special provisions are made for those individuals who cannot evacuate the building without assistance, including those with physical disabilities and individuals who are deaf and/or blind;
- 4) All personnel are trained to carry out their assigned evacuation tasks;
- 5) Corrective action is taken when inefficiency or problems are identified during an evacuation drill; and
- 6) Drills include actual evacuation of individuals to safe areas.

Section 119.260 Administrative requirements

a) Governing body

- 1) Each program which is owned or operated by any corporation, association, or unit of local government shall have a governing body in which is vested authority and responsibility for the organization, management, control and operation of the program in compliance with the General Not For Profit Corporation Act of 1986 (Ill. Rev. Stat. 1989, ch. 32, par. 101.01 et seq.), and with 59 Ill. Adm. Code 103 (Grants).

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- 2) The names and addresses of all owners or controlling parties (whether they are a sole proprietorship, association, partnership, corporation, or subdivisions of other bodies, such as public agencies or religious, fraternal or other charitable organizations) shall be fully disclosed and provided to the Department annually. For corporations, the names and addresses of all officers, directors, and principal stockholders, either beneficial or of record, shall be disclosed.
 - 3) The governing body shall include persons who have no direct or indirect financial interest in the program and who reside in the geographic area served by the program and include persons with developmental disabilities and consumer representatives.
 - 4) The provider shall notify the governing body of the Department's annual survey and other state and local inspections which indicate the outcome and disposition of any findings resulting from a survey.
- b) Advisory board
- 1) A program which is owned or operated by a sole proprietor or partnership shall appoint and maintain an advisory board whose members shall be persons who have no direct or indirect financial interest in the program, and who reside in the geographic area served by the program, and who include persons with developmental disabilities and consumer representatives.
 - 2) The advisory board shall ensure that each program owned or operated by a sole proprietor or partnership shall have a charter, mission statement, goals and objectives.
- c) Authorized agency representative
- The provider shall appoint an authorized agency representative whose qualifications and duties are defined in writing and include authority for program administration and management. His or her performance shall be reviewed and documented annually by the governing body.
- d) Provider policy requirements

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- 1) The program shall have written policies which shall be reviewed annually, revised as necessary and approved by the governing body or advisory board and shall describe:
 - A) Goals and objectives reflecting annual and long-range plans;
 - B) The population served, including age groups, disabilities and the geographic service area;
 - C) The services provided in response to individual and community needs including:
 - i) The hours and days of operation;
 - ii) The methods used to perform initial screening and assessment of individuals;
 - iii) A description of processes used for development of the services plan;
 - iv) The use and approval of special training procedures such as time-out, restraint and aversive techniques;
 - v) Handling emergencies and disasters; and
 - vi) Maintenance of buildings, vehicles and equipment.
- 2) Program policy shall ensure the availability of professional, administrative and support staff to assess and address the needs of individuals. This includes personnel and consultants who can communicate, either verbally or non-verbally, with individuals.
- 3) Program policy shall ensure that Department-authorized consumer-interest groups shall be permitted, with the consent of the individuals, to visit a program.
 - A) Consumer interest groups must request authorization in writing to visit specific programs. The request shall be made to the Department and shall specify the program to be visited and the reason for the group's proposed visit. If the group agrees to the conditions set out below, the request shall contain those agreements.

- B) The Department shall authorize a group to visit a program for a period of one year if:
 - i) The group has as one of its organizational purposes to review public services for mentally disabled individuals;
 - ii) The group agrees that its visits will not interfere with the program; and
 - iii) The group agrees to abide by the provisions of the Act concerning records and communications of individuals in programs.
- C) The Department shall revoke its authorization or not renew the authorization if it has information that the group has not abided by the conditions set out above.
- D) Any group whose authorization has been denied, revoked or not renewed may appeal the decision in writing to the Director, who shall review the decision and accept or reverse it within 30 days. The Director shall uphold the decision if he or she finds that the group has not abided by this Part.

e) Personnel requirements

- 1) Programs shall not discriminate in the hiring or employment of staff on the basis of race, color, age, national origin, sex, religion, or handicap.
- 2) Personnel policies and procedures shall be in writing and available for review.
- 3) The program shall have written job descriptions or contractual agreements for every position, including consultant and direct-service volunteer positions, which list the job title, duties and responsibilities, minimum experience and educational requirements, immediate supervisor and subordinates.
- 4) Staff shall be licensed, registered or certified by the State, if required.

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- 5) When paraprofessional or untrained staff are used in direct services, they shall be supervised by professional staff.
- 6) A pay plan for all position titles in use shall be available for review by the Department.
- f) Staff and volunteer training
 - 1) Training in principles and practices in the following areas shall be provided to direct service and professional staff:
 - A) Cardiopulmonary resuscitation (CPR), Heimlich maneuver and first aid;
 - B) Behavior management;
 - C) Normalization;
 - D) Age and cultural appropriateness;
 - E) Safety, fire, and disaster procedures including:
 - i) Use of fire-fighting equipment; and
 - ii) Familiarity with the disaster preparedness plan.
 - F) Prevention, handling and reporting of abuse, neglect, exploitation, unusual incidents (see subsection (h) below);
 - G) Individual rights in accordance with Chapter 2 of the Code and maintaining confidentiality in accordance with the Act;
 - H) Team planning;
 - I) Infection control and sanitation; and
 - J) Food preparation and handling for staff who prepare and serve food to individuals.
 - 2) Training for volunteers working directly with individuals shall be provided in the areas discussed in subsections (1)(A), (1)(E), (1)(F) and (1)(G) above. The agency shall provide a training program for other volunteers.

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- g) Quality assurance
 - 1) There shall be a written quality assurance plan and ongoing activities designed to review and evaluate services to individuals, operation of programs and to resolve identified problems.
 - 2) The scope of quality assurance shall include reviewing semi-annually, or more frequently if problems are identified, at least the following:
 - A) Service planning;
 - B) The use of special training procedures including behavior management procedures;
 - C) Unusual incidents relative to services to individuals;
 - D) Service utilization;
 - E) Individuals' records ensuring that they meet the requirements of this Part;
 - F) Subcontracted services to ensure that the needs of individuals are being met; and
 - G) The status of individuals receiving service.
 - 3) Records of quality assurance reviews and activities shall be filed separately from the records of individuals.
- h) Unusual incidents
 - 1) The provider shall ensure that staff respond to unusual incidents by informing professional personnel and supervisory staff, documenting observations and actions and providing support and shall have written policies and procedures for such incidents, including but not limited to:
 - A) Rape or sexual assault;
 - B) Abuse, neglect or exploitation;
 - C) Death;

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- D) Injury requiring medical care and treatment;
 - E) Assault;
 - F) Missing individuals;
 - G) Theft; and
 - H) Criminal conduct.
- 2) Within 24 hours of becoming aware of an incident, the provider shall report to local law enforcement agencies any incident which is subject to the Criminal Code of 1961. (Ill. Rev. Stat. 1989, ch. 38, par. 1-1 et seq.)
 - 3) The provider shall report instances of abuse, neglect or exploitation to the Bureau no later than the next working day. Such reports shall be investigated by the Bureau. If the allegation involves a residential facility, the complainant shall also be directed to call the Illinois Department of Public Health hotline. If the allegation involves an agency funded by Department but not a program or agency licensed, certified or authorized by the Bureau, the Department's Division of Developmental Disabilities shall investigate. If the allegation involves an entity who is not a program or agency, the complainant shall be directed to call local law enforcement authority.
- i) Individual's record (record)
 - 1) The program shall ensure the confidentiality of an individual's record in accordance with the Act and shall ensure safekeeping of all records against loss or destruction. Individuals or their guardians shall have access to the individual's record upon request.
 - 2) The program shall maintain a chronological record for each individual. Records shall be located at a site, designated by the program, that is accessible and convenient to staff contributing to the plan.
 - A) Each entry shall be legible, dated and authenticated by the signature and title of the person making the entry.

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- B) Corrections shall be initialed and made in such a way as to leave the original incorrect entry legible.
 - C) When symbols or abbreviations are used, the program shall provide a legend, standardized throughout the program, to explain them.
- 3) The following information shall be obtained and recorded when an individual enters a program, and shall be updated as necessary:
 - A) Identifying information including name, date of birth, sex, race, social security number and legal status;
 - B) The name, address and telephone number of the guardian or the person to be notified in case of an emergency;
 - C) The language spoken or understood by the individual including, in the case of a hearing impaired or non-verbal individual, the individual's preferred mode of communication, e.g., American sign language, signed English, aural, oral or tactile communications device;
 - D) Psychological assessments and recommendations;
 - E) Prescribed medications, allergies to foods, other medications and substances;
 - F) Physical and dental examinations and medical history;
 - G) Consent to receive emergency medical services; and
 - H) Copies of the authorization for release of information.
 - 4) The following shall be entered in the individual's record during the period of service:
 - A) Prior service history;
 - B) Initial assessments and plan and the most recent assessments and plan;
 - C) Documentation of approval and their results when special training procedures are used such as time-out, restraint and aversive procedures; and

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- D) Chronological progress notes, at least monthly, documenting the individual's involvement in and response to the plan.

- J) Financial and operational requirements

Programs shall comply with 59 Ill. Adm. Code 103 (Grants).

SUBPART C: CERTIFICATION REQUIREMENTS

Section 119.300 Issuing a certificate and period of certification

- a) The Department shall issue a certificate after receipt of a completed application, including the authorized agency representative's signature and the date, and after verifying the provider's compliance with this Part.
- b) The Department shall survey providers and their certified programs. The Department shall review the provision of services, observe individuals and staff, and inspect the records and premises for the purpose of determining compliance with this Part.
- c) The Department shall survey providers to determine their compliance with this Part at the time of initial certification or certificate renewal.

- d) If a provider requests a waiver of any standard in this Part, it shall present to the Department a plan of correction to comply with the required standard, including a timetable for compliance and its rationale for the waiver request. Standards identified in Sections 119.325(a)(1)(A),(B),(C) and (D) shall not be waived.

- e) If a provider is not able to comply with a standard in this Part due to insufficient funding or no funding, the following shall occur:

- 1) The provider shall request a waiver of the specific standard in its plan of correction which shall state that the provider cannot comply with the standard due to insufficient funding or no funding;
- 2) The Department's Division of Developmental Disabilities shall review the waiver request and determine if the waiver shall be granted, except that no waiver shall be granted for any standard identified in Sections 119.325(a)(1)(A),(B),(C) and (D).

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- 3) If the Division of Developmental Disabilities determines that a waiver should be granted, it shall direct the Bureau to waive the specific standard.

- f) If a provider requests an equivalency for any standard in this Part, it shall present a written description to the Department of the equivalency containing specific reference as to how the equivalency meets the standard. An equivalency shall not be granted on standards identified in Sections 119.325(a)(1)(A),(B),(C) and (D).

- g) A certificate shall be valid for one year unless denied by the Department.

Section 119.305 Application for certification

- a) Forms

Providers shall obtain application forms by writing to: Bureau of Certification and Licensure, Department of Mental Health and Developmental Disabilities, 4201 North Oak Park Avenue, Chicago, IL 60634.

- b) Certification renewal

- 1) Each certified provider shall submit a renewal application at least 120 days before expiration of the certification. The Department shall mail an application to the provider prior to the 120 day period before expiration.

- 2) At the request of a provider, the Department shall waive certification renewal requirements in this Part for accredited programs at the point of certification renewal.

- 3) A provider accredited under subsection (2) above shall submit the current accreditation report by the accrediting body along with the application for certification renewal. If a provider fails or refuses to submit its most recent accreditation report along with its applications, the Department shall not waive any certification requirement.

- 4) Prior to recertification, the Bureau shall survey a provider that is not accredited under subsection (2) above and an accredited provider which did not request a waiver of the survey requirement.

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- 5) The Department shall recertify a provider in compliance with this Part for an additional one-year period.
- 6) When the Department does not approve a provider for recertification, the Department shall notify the provider, in writing, within 30 days of the decision.
- 7) The notice shall include a clear and concise statement of the violation on which the determination is based and notice of the opportunity for a hearing in accordance with Section 119.330.
- 8) The Department shall consider approving written requests for the development and certification of new providers when the following conditions are presented to the Department and verified:
 - A) The provider shall not force:
 - i) The provision of a service or residential setting on an individual or guardian which does not meet the individual's needs and desires; or
 - ii) Residential relocation of individuals away from participating relatives.
 - B) The provider demonstrates through letters of support or working agreements, a willingness to work cooperatively in coordinating services with residential service providers in the geographic area where services are provided; and
 - C) The provider shall identify unserved individuals who have been assessed to be in need of developmental training.

Section 119.310 Application acceptance and verification

- a) Applications for certification shall be deemed received by the Department on the postmarked date.
- b) The Department shall notify a provider of any error or omission made on the application within 30 days. If the provider fails to respond to the notice within 30 days, the Department shall

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- terminate the application process and notify the provider within 30 days.
- c) The Department shall either approve or disapprove the application within 90 days of its receipt.
 - d) The Department shall verify information supplied in applications. This may be done by telephone with the applicant or through information provided by independent parties.

Section 119.315 Non-transferability of a certificate

- a) A certificate is not assignable or transferable.
- b) Change in ownership or discontinuation of operations causes the certificate to be void.
- c) Certification documents and all copies shall remain Department property and shall be returned by the provider within 10 days after notifying the Department of a change in ownership.

Section 119.320 Cessation of operations

- a) When a provider decides to terminate operation of a program, it shall notify the following of its decision at least 60 days in advance of termination:
 - 1) The Department;
 - 2) Individuals who must be transferred or discharged;
 - 3) The individual's guardian and members of the individual's family, when applicable;
 - 4) Contractual staff; and
 - 5) Subcontractors working with affected individuals.
- b) The notice shall state the proposed date and reason for the program's termination.
- c) The provider shall advise individuals on available alternatives and shall assist them in securing alternative services. If the provider is unable to find an alternative, the Department shall assure placement for those individuals funded by the Department.

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For residents of licensed long-term care facilities, the facility shall assure placement.

- d) After termination of a program, funding shall be continued in the individual's new alternative by the state agency funding the individual in the terminating program.

Section 119.325 Certificate denial

- a) The Department shall deny certification at any time if the provider:

- 1) Fails to maintain full compliance with standards identified in:

- A) Sections 119.235 (a) through (e);
- B) Sections 119.240 (b), (g)(4), (i);
- C) Sections 119.250 (a), (b); and
- D) Sections 119.255 (a)(1) through (a)(3), (b) (d)(1) through (d)(6), (e)(1), (e)(3), (e)(5), (e)(6).

- 2) Fails to maintain substantial compliance with all standards in this Part other than those identified in subsection (a)(1) above;

- 3) Fails to submit a plan of correction acceptable to the Department for any violations resulting from an on-site survey by the Department within 30 days of receipt of the notice of violation. A plan will be acceptable to the Department if the proposed correction will cause compliance with the applicable standard and if the timetable is reasonable. Criteria for the timetable being reasonable includes that the correction be made immediately if the standard not complied with affects the safety or health of individuals, or that compliance occurs within the period of certification for all other standards noted as deficient;

- 4) Submits false information either on Department forms, plan(s) of correction or during an on-site survey;

- 5) Refuses to permit or participate in a scheduled or unscheduled survey; or

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- 6) Willfully violates any rights of individuals being served as identified in the Code or in the Act.

- b) The Department shall refuse to certify a program or shall deny a certificate if the owner, authorized agency representative or certificate holder has been convicted of a felony, or a misdemeanor involving moral turpitude, as shown by a certified copy of the court of conviction.

- c) If the Department determines that individuals are at imminent risk which has not or cannot be corrected, it shall immediately close the affected program, plan for the immediate removal of all individuals and deny the certificate of the provider. The affected program shall not operate and shall not receive Department funding during the period of any appeal.

- d) If a provider contests the Department's certification decision pursuant to subsections (a), (b) or (c) above, it may request a hearing in accordance with Section 119.330, by providing written notice. The Department shall notify the provider of the time and place of the hearing not less than 14 days before the hearing date.

- e) If the provider does not provide written notice, the Department shall deny the certificate.

- f) The Department shall immediately notify the Department of Public Aid of the decertification of any provider.

Section 119.330 Hearings

- a) The Department may not deny or suspend a certificate unless the provider is given written notice of the grounds for the Department's action. Except when denial of a certificate is based on imminent risk as described in Section 119.325, the provider may operate and receive a reimbursement for services during the period preceding the hearing, until such time as a final decision is made.

- b) The provider may appeal the Department's proposed action within 30 days after receipt of the Department's written notice by making a written request to the Director for a hearing.

- c) The Department shall schedule a hearing within 20 working days of receipt of the request for appeal. The provider shall be notified by registered mail not less than 14 days prior to the date of the hearing. The notice shall include the date, time and place of the hearing and a short statement of the issues to be decided.

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- k) The Director's or designee's decision shall constitute a final administrative decision.
- l) If the provider does not submit a request for a hearing or, if after conducting the hearing, the Department determines that the certificate should be denied, the Department shall issue an order to that effect within 30 days.
- m) If the Department's decision is to deny the certificate, it shall specify that the order takes effect upon receipt by the provider that the program shall not operate during the pendency of any proceeding for judicial review of the Department's decision under the provisions of the Administrative Review Law, except under court order.

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- d) The hearing shall proceed and the notice shall be delivered in accordance with Section 10 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1010).
- e) The Director shall appoint a hearing examiner to preside at the administrative hearing.
- f) At the hearing both parties may present written and oral evidence. The provider may be represented by the person of his or her choice. The Department shall have the burden of proving that there was substantial evidence of non-compliance with these standards. Substantial evidence is such evidence as a reasonable person can accept as adequate to support a conclusion.
- g) Evidence
 - 1) The hearing officer shall not be bound by the rules of evidence or procedure, but shall conduct the proceedings in a manner that ensures both parties are allowed to present their evidence and arguments fully and freely.
 - 2) Any party or representative may ask questions of any other party or witness, and the hearing officer may ask questions of any other party or witness. Questions impeaching the witness's character or credentials shall be improper.
- h) The hearing officer shall issue his or her written decision within five working days after the hearing. The decision shall include a statement of facts about the appeal and the hearing officer's conclusions. Copies of the decision shall be sent to the provider and the Department.
- i) If the provider is not satisfied with the hearing officer's decision, it may request a review of the decision by the Director or designee. The request must be made in writing to the Director no later than 10 working days after receipt of the decision and must set out the reasons why the provider believes the decision was incorrect.
- j) Upon receipt of the request for review, the Director or designee shall review the hearing officer's decision and copies of all documents considered at the hearing. The Director shall uphold the decision if he or she determines that the procedures set out in this Section were properly followed and that the decision was supported by substantial evidence.

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1) The Heading of the Part: MEDICAL PAYMENT

2) Code Citation: 89 Ill. Adm. Code 140

3) Section Numbers: Adopted Action:

140.471 Amendment
 140.472 Amendment
 140.473 Amendment
 140.474 Amendment

4) Statutory Authority: Sections 5-5.1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-5.1 et seq. and 12-13)

5) Effective Date of Adopted Amendments: October 12, 1990

6) Does this rulemaking contain an automatic repeal date?

Yes ☐ No ☒

7) Does this Adopted Amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: October 12, 1990

9) Notices of Proposal Published in Illinois Register:

June 8, 1990 (14 Ill. Reg. 8929)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Differences between proposal and final version:

- a) In Section 140.471 the first sentence was changed to read as follows: "Short term, intermittent, home health services are provided for clients in their places of residence and are aimed at facilitating ..."
- b) In Section 140.471 (introductory paragraph) the word "must" was changed to "shall" and the word "are" was changed to "shall be" in the second and third sentences respectively.
- c) Subsection 140.472(c) was changed to read as follows: "In the absence of a Medicare certified agency in the area, self-employed, registered nurses may provide nursing services within the scope of their practice,

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as defined by the Illinois Nurse Practice Act, or, in other states, by comparable authority."

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.413	Amendment	(March 30, 1990 (14 Ill. Reg. 4860)
140.461	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.462	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.463	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.485	Amendment	September 7, 1990 (14 Ill. Reg. 14317)
140.486	Repealed	September 7, 1990 (14 Ill. Reg. 14317)
140.487	Amendment	September 7, 1990 (14 Ill. Reg. 14317)
140.488	New Section	September 7, 1990 (14 Ill. Reg. 14317)
140.523	Amendment	September 14, 1990 (14 Ill. Reg. 14681)
140.529	Amendment	July 20, 1990 (14 Ill. Reg. 11672)
140.539	Amendment	July 6, 1990 (14 Ill. Reg. 10629)
140.542	Amendment	March 23, 1990 (14 Ill. Reg. 4415)

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Section Numbers	Proposed Action	Illinois Register Citation
140.543	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.544	Repealed	March 23, 1990 (14 Ill. Reg. 4415)
140.545	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.562	Amendment	August 31, 1990 (14 Ill. Reg. 13963)
140.569	Amendment	May 25, 1990 (14 Ill. Reg. 7834)
140.642	Amendment	March 2, 1990 (14 Ill. Reg. 3019)
140.646	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.647	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.648	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.649	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.650	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.652	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.Table A	Repealed	September 7, 1990 (14 Ill. Reg. 14317)
140.Table H	Amendment	March 2, 1990 (14 Ill. Reg. 3019)

- 15) Summary and Purpose of Adopted Amendments: The revision to Section 140.471 clarifies home health services which are covered under the Medicaid Program. The services are short term, intermittent and transitional in nature. Home health

services are also available under the waiver programs, but the services are for a longer period of time and usually more intensive. HCFA staff has requested that we define the differences between the services under Medicaid and under waivers more clearly to ensure that we are not duplicating programs and services. This clarification should facilitate our waiver applications also. The other rule changes (Sections 140.472 and 140.474) remove outdated information.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Daniel Leikvold, Staff Attorney
Office of the General Counsel

Address: Jesse B. Harris Building
100 South Grand Avenue East
Springfield, Illinois 62762-0001

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

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140.1	Incorporation By Reference
140.2	Medical Assistance Programs
140.3	Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy
140.4	Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.5	Covered Medical Services Under GA and AMI
140.6	Medical Services Not Covered
140.7	Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six
140.8	Medical Assistance For Qualified Severely Impaired Individuals
140.9	Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.10	Medical Assistance Provided to Incarcerated Persons
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	Enrollment Conditions for Medical Providers
140.11	Participation Requirements for Medical Providers
140.12	Definitions
140.13	Denial of Application to Participate in the Medical Assistance Program
140.14	Recovery of Money
140.15	Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.16	Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program
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140.18	Effect of Termination on Individuals Associated with Vendor
140.19	Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring Submittal of Claims
140.20	Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.21	Magnetic Tape Billings
140.22	Payment of Claims
140.23	Payment Procedures
140.24	Overpayment or Underpayment of Claims
140.25	Payment to Factors Prohibited
140.26	Assignment of Vendor Payments
140.27	Record Requirements for Medical Providers
140.28	Audits
140.30	False Reporting and Other Fraudulent Activities
140.35	Prior Approval for Medical Services or Items
140.40	Prior Approval in Cases of Emergency
140.41	Limitation on Prior Approval
140.42	Post Approval for items or Services When Prior Approval Cannot Be Obtained
140.43	Drug Manual (Recodified)
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Updates (Recodified)
	SUBPART C: HOSPITAL SERVICES
	Hospital Services (Recodified)
140.94	Participation (Recodified)
140.95	General Requirements (Recodified)
140.96	Special Requirements (Recodified)
140.97	Covered Hospital Services (Recodified)
140.98	Hospital Services Not Covered (Recodified)
140.99	Limitation On Hospital Services (Recodified)
140.100	Transplants (Recodified)
140.101	Heart Transplants (Recodified)
140.102	Liver Transplants (Recodified)
140.103	Bone Marrow Transplants (Recodified)
140.104	Disproportionate Share Hospital Adjustments (Recodified)
140.110	Payment for Inpatient Services for GA (Recodified)
140.116	Hospital Outpatient and Clinic Services (Recodified)
140.117	Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.200	Payment for Hospital Services After June 30, 1982 (Repealed)

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Section	
140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203	Limits on Length of Stay by Diagnosis (Recodified)
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
140.362	Pre July 1, 1989 Services (Recodified)
140.363	Post June 30, 1989 Services (Recodified)
140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
140.366	Restructuring Adjustment (Recodified)
140.367	Inflation Adjustment (Recodified)
140.368	Volume Adjustment (Repealed)
140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
140.372	Review Procedure (Recodified)
140.373	Utilization (Repealed)
140.374	Alternatives (Recodified)
140.375	Exemptions (Recodified)
140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391	Definitions (Recodified)
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140.394	Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
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140.410	Physicians' Services
140.411	Covered Services By Physicians
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140.416	Optometric Services and Materials

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Section	
140.417	Limitations on Optometric Services
140.418	Department of Corrections Laboratory
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140.421	Limitations on Dental Services
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140.948	Negotiation Procedures (Recodified)
140.950	Factors Considered in Awarding ICARE Contracts (Recodified)
140.952	Closing an ICARE Area (Recodified)
140.954	Administrative Review (Recodified)

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140.956	Payments to Contracting Hospitals (Recodified)
140.958	Admitting and Clinical Privileges (Recodified)
140.960	Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)
140.962	Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)
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140.968	Validity of Contracts (Recodified)
140.970	Termination of ICARE Contracts (Recodified)
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AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983;

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emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 8677, effective April 19, 1985; amended at 9 Ill. Reg. 9564, effective effective May 28, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg.

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7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 11 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; amended at 11 Ill. Reg. 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.912 and 140.912 Table H and 140.912 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.205 Table A and 147.205 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg.

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16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 2475, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective April 3, 1989; amended at 13 Ill. Reg. 5115, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective May 20, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 6, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990; emergency amendment of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366,

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effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.471 Home Health Covered Services

Home health services are provided for recipients in their places of residence when required because of illness, disability or infirmity and when provided in accordance with a plan established by a physician and reviewed by the physician at least every 60 days. Short term, intermittent, home health services are provided for clients in their places of residence and are aimed at facilitating the transition from a more acute level of care to the home. Services provided shall be of a curative/rehabilitative nature and demonstrate progress toward short term goals outlined in a plan of care. Services shall be provided for homebound individuals upon direct order of a physician and in accordance with a plan of care established by the physician and reviewed at least every 60 days.

(Source: Amended at 14 Ill. Reg. 17279, effective October 12, 1990)

Section 140.472 Types of Home Health Services

a) The types of services for which payment can be made are:

- 1) Skilled Nursing
- 2) Home Health Aid
- 3) Speech Therapy
- 4) Occupational Therapy
- 5) Physical Therapy

b) Home health agencies may provide covered services for which they are certified by Medicare. In addition, they may provide medical equipment and appliances if it is the agency's usual and customary practice to provide such items as part of the per visit charge.

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NOTICE OF ADOPTED AMENDMENTS

Section 140.472 Types of Home Health Services (Cont'd.)

c) Self-employed, registered nurses may provide nursing services within the scope of their practice, as defined by the Illinois Nurse-Practitioner Act or, in other States, by comparable authority in the absence of a Medicare certified agency in the area.

self-employed, registered nurses may provide nursing services within the scope of their practice, as defined by the Illinois Nurse Practice Act, or, in other states, by comparable authority.

d) Independent therapists may provide services for which they are qualified. Community health agencies may provide services for which they have been approved by the Department.

e) When home health care is required on an extended basis, payment shall not be made if the total cost of care and services required to maintain the recipient in his home exceeds the cost of alternate care in a group care facility.

(Source: Amended at 14 Ill. Reg. 17279, effective October 12, 1990)

Section 140.473 Prior Approval for Home Health Services

a) Prior approval is required for the provision of services by home health agency. The decision to approve or deny a request for prior approval will be made within 21 days of the date the request and all necessary information is received. Prior approval is required for the provision of all home health agency services to terminally ill GA and AMI clients. Prior approval is not required for the first 60 days of service provided by a home health agency to eligible clients other than terminally ill GA and AMI clients.

b) Prior approval is required for intermittent part-time services by a registered nurse in the home. The decision to approve or deny a request will be made within 21 days of the date the request and all necessary information is received.

c) Prior approval is required for the provision of services by an independent physical, speech or

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.473
Prior Approval for Home Health Services
(Cont'd.)

occupational therapist or by a community health agency, unless the recipient is eligible for the services under Medicare. No prior approval is required for the first 30 days of ~~service~~ service, if the client has just been discharged from the hospital and was receiving therapy services while in the hospital. The decision to approve or deny the prior approval request shall be made within 30 days.

d) Approval will be granted when in the judgment of a consulting physician and/or professional staff of the Department the services are appropriate for the recipient's condition and circumstances.

(Source: Amended at 14 Ill. Reg. 17279, effective October 12, 1990)

Section 140.474 Payment for Home Health Services

a) Home health agencies shall be paid an all inclusive, per visit rate which shall be the lowest of:

11) the agency's usual charge for the service;

2) the agency's Medicare rate; or

3) an upper limit established by the Department at the 90th percentile of approved Medicare rates for all agencies participating in the program as of March-1981.

b) Payment to self-employed registered nurses providing in-home nursing services is made at the community rate for such services as determined for each case at the time prior approval is given.

c) Payment to independent therapists and community health agencies shall be at the provider's usual and customary charge, not to exceed the maximum established by the Department.

(Source: Amended at 14 Ill. Reg. 17279, effective October 12, 1990)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part:

The Illinois Formulary for the Drug Product Selection Program

2) Code Citation:

77 III. Adm. Code 790

3) Section Numbers:

790.540
790.721
790.740
790.760
790.788
790.830
790.860
790.1460
790.1577
790.1708
790.1719
790.1960
790.2060
790.2140
790.2155
790.2180
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790.3620
790.4040
790.4140
790.4396
790.4420
790.4460

Adopted Action:

[illegible]

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED AMENDMENTS

790.4740 Amendment
 790.4860 Amendment
 790.4940 Amendment
 790.5100 Amendment
 790.5140 Amendment
 790.5180 Amendment
 790.5300 Amendment
 790.5320 Amendment
 790.5420 Amendment
 790.5560 Amendment
 790.5620 Amendment
 790.5820 Amendment
 790.5900 Amendment
 790.6130 Amendment
 790.6277 Amendment
 790.6370 Amendment
 790.6450 Amendment
 790.6460 Amendment
 790.6500 Amendment
 790.6540 Amendment
 790.6570 Amendment
 790.7250 Amendment
 790.7255 Amendment
 790.7278 Amendment
 790.7280 Amendment
 790.7340 Amendment
 790.7380 Amendment
 790.7400 Amendment
 790.7500 Amendment
 790.7700 Amendment
 790.7940 Amendment
 790.8020 Amendment
 790.8136 Amendment
 790.8180 Amendment
 790.8248 Amendment
 790.8420 Amendment
 790.8710 New Section
 790.8980 New Section
 790.9084 Amendment
 790.9460 Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED AMENDMENTS

- 5) Effective Date of Rules:
 October 5, 1990
- 6) Does this Rulemaking Contain an Automatic Repeal Date? No
- 7) Does this Rulemaking Contain Any Incorporations by Reference? No
- 8) Date Filed in Agency's Principal Office:
 October 1, 1990
- 9) Date Notice(s) of Proposal was Published in Illinois Register:
 June 15, 1990 - 14 Ill. Reg. 9357
- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? No
- 11) Difference Between Proposal and Final Version:
 There is no difference between Proposal and Final Version.
- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?
 No changes were suggested by the Joint Committee on Administrative Rules.
- 13) Will the Rules Replace an Emergency Rule Currently in Effect? Yes
- 14) Are there any other Amendments Pending on this Part? Yes
- If Yes:
- | Section Numbers | Proposed Action | Ill. Reg. Citation |
|-----------------|-----------------|--------------------|
| 790.740 | Amendment | 14 Ill. Reg. 13133 |
| 790.910 | Amendment | 14 Ill. Reg. 13133 |
| 790.2465 | Amendment | 14 Ill. Reg. 13133 |
| 790.2617 | Amendment | 14 Ill. Reg. 13133 |
| 790.2662 | Amendment | 14 Ill. Reg. 13133 |
| 790.3315 | Amendment | 14 Ill. Reg. 13133 |
| 790.3904 | New Section | 14 Ill. Reg. 13133 |
| 790.3914 | New Section | 14 Ill. Reg. 13133 |
| 790.5320 | Amendment | 14 Ill. Reg. 13133 |

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790.5792 Amendment 14 Ill. Reg. 13133
790.5940 Amendment 14 Ill. Reg. 13133
790.6610 Amendment 14 Ill. Reg. 13133
790.6670 Amendment 14 Ill. Reg. 13133
790.6875 Amendment 14 Ill. Reg. 13133
790.6895 Amendment 14 Ill. Reg. 13133
790.7130 Amendment 14 Ill. Reg. 13133
790.7229 Amendment 14 Ill. Reg. 13133
790.7400 Amendment 14 Ill. Reg. 13133
790.8180 Amendment 14 Ill. Reg. 13133
790.8940 Amendment 14 Ill. Reg. 13133
790.9084 Amendment 14 Ill. Reg. 13133
790.9500 Amendment 14 Ill. Reg. 13133

There is still an emergency in effect on Sections 790.740, 790.2662, 790.5320, 790.6670, 790.7400, 790.8180 and 790.9084 which is not affected by this set of adopted amendments. The emergency amendments appear at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both the emergency amendments and these adopted amendments.

15) Summary and Purpose of Rules:

The Department proposes to amend various sections of the Illinois Formulary for the Drug Product Selection Program. These rules are promulgated on the basis of changes in the Food and Drug Administration's recommendation of these drug entities for Drug Product Selection. These changes were published in the Eleventh Edition, First Supplement of the Illinois Formulary. In accordance with the provisions of Public Act 85-451, these changes were published in the Illinois Register as emergency amendments, effective June 1, 1990.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH
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TITLE 77: PUBLIC HEALTH
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER m: FOOD, DRUGS AND COSMETICS

PART 790
THE ILLINOIS FORMULARY FOR THE DRUG PRODUCT SELECTION PROGRAM

SUBPART A: GENERAL PROVISIONS

SECTION	Introduction
790.20	Consideration of Drug Products for Inclusion in the Illinois Formulary
790.40	Additional Criteria
790.60	Quality Listing
790.80	Generic Drug Entity Headings
790.100	Comments and Specific Administration
790.120	Requests for Additional Copies
790.140	Prescription Use of Drug Products
790.160	FDA Drug Product Approval and Recommendation
790.180	Availability of Drug Products;
790.200	Pharmaceutical Equivalence
790.220	Single Source Drug Products Exclusion
790.240	Criteria for Exclusion of Drug Products
790.260	Inclusion of Controlled Substances
790.280	Equivalence of Products Requirements
790.300	Selection of Equivalent Drug Products
790.320	Transfer of Prescription Records

SUBPART B: APPROVED DRUG PRODUCTS FOR
DRUG PRODUCT SELECTION

SECTION	ACETAMINOPHEN; BUTALBITAL
790.420	ACETAMINOPHEN; BUTALBITAL; CAFFEINE
790.460	ACETAMINOPHEN; CAFFEINE; DIHYDROCODEINE BITARTRATE
790.480	ACETAMINOPHEN; CODEINE PHOSPHATE
790.500	ACETAMINOPHEN; HYDROCODONE BITARTRATE
790.540	ACETAMINOPHEN; OXYCODONE HYDROCHLORIDE
790.548	ACETAMINOPHEN; PROPOXYPHENE HYDROCHLORIDE
790.580	ACETAMINOPHEN; PROPOXYPHENE NAPSYLATE
790.600	ACETAZOLAMIDE
790.620	ACETAZOLAMIDE SODIUM
790.630	ACETIC ACID, GLACIAL
790.660	

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790.700 ACETIC ACID, GLACIAL; HYDROCORTISONE
 790.706 ACETOHEXAMIDE
 790.721 ACETYLCYSTEINE
 790.740 ALBUTEROL SULFATE
 EMERGENCY
 790.756 ALCOHOL; DEXTROSE
 790.760 ALCOHOL; MORPHINE
 790.780 ALLOPURINOL
 790.788 AMANTADINE HYDROCHLORIDE
 790.798 AMILORIDE HYDROCHLORIDE
 790.799 AMILORIDE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
 790.815 AMINOACETIC ACID (Repealed)
 790.820 AMINOCAPROIC ACID
 790.830 AMINOHIPPURATE SODIUM
 790.860 AMINOPHYLLINE
 790.900 AMITRIPTYLINE HYDROCHLORIDE
 790.905 AMITRIPTYLINE HYDROCHLORIDE; CHLORDIAZEPoxide
 790.910 AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE
 EMERGENCY
 790.920 AMOXAPINE
 790.940 AMOXICILLIN TRIHYDRATE
 790.974 AMPHOTERICIN B
 790.980 AMPICILLIN SODIUM
 790.1020 AMPICILLIN; PROBENECID
 790.1060 AMPICILLIN/AMPCILLIN TRIHYDRATE
 790.1100 ANISOTROPINE METHYLBROMIDE (Repealed)
 790.1120 ASCORBIC ACID; BIOTIN; CYANOCOBALAMIN; DEXPANTHENOL;
 ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE
 HYDROCHLORIDE; RIBOFLAVIN PHOSPHATE SODIUM; THIAMINE
 HYDROCHLORIDE; VITAMIN A; VITAMIN E
 ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; IRON; NICOTINIC ACID;
 PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
 VITAMIN A; VITAMIN D; VITAMIN E
 ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID;
 PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
 VITAMIN A; VITAMIN D; VITAMIN E
 ASCORBIC ACID; FLUORIDE; IRON; VITAMIN A; VITAMIN D
 ASCORBIC ACID; FLUORIDE; VITAMIN A; VITAMIN D
 ASPIRIN; BUTALBITAL; CAFFEINE
 790.1180 ASPIRIN; BUTALBITAL; CAFFEINE; PHENACETIN (Repealed)
 790.1200 ASPIRIN; CAFFEINE; ORPHENADRINE CITRATE
 790.1220 ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
 (Repealed)
 790.1260 ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
 (Repealed)
 790.1300 ASPIRIN; CAFFEINE; PROPOXYPHENE HYDROCHLORIDE
 790.1345 ASPIRIN; CARISOPRODOL

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790.1360 ASPIRIN; MEPROBAMATE
 790.1380 ASPIRIN; METHOCARBAMOL
 790.1386 ASPIRIN; OXYCODONE HYDROCHLORIDE; OXYCODONE TEREPHTHALATE
 790.1418 ATROPINE
 790.1420 ATROPINE SULFATE; DIPHENOXYLATE HYDROCHLORIDE
 790.1423 ATROPINE SULFATE; HYOSCYAMINE; PHENOBARBITAL; SCOPOLAMINE
 HYDROBROMIDE
 790.1425 ATROPINE SULFATE; MEPERIDINE HYDROCHLORIDE
 790.1440 AZATHIOPRINE SODIUM
 790.1460 BACITRACIN
 790.1490 BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B
 SULFATE
 790.1500 BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.1540 BACITRACIN ZINC; POLYMYXIN B SULFATE
 790.1560 BACLOFEN
 790.1570 BENZTROPINE MESYLATE
 790.1577 BETAMETHASONE DIPROPIONATE
 790.1580 BETAMETHASONE SODIUM PHOSPHATE
 790.1620 BETAMETHASONE VALERATE
 790.1660 BETHANECHOL CHLORIDE
 790.1685 BRETILUM TOSYLATE
 790.1686 BRETILUM TOSYLATE; DEXTROSE
 790.1697 BROMDIPHENHYDRAMINE HYDROCHLORIDE; CODEINE PHOSPHATE
 790.1700 BROMPHENIRAMINE MALEATE
 790.1706 BROMPHENIRAMINE MALEATE; CODEINE PHOSPHATE;
 PHENYLPROPANOLAMINE HYDROCHLORIDE
 790.1708 BROMPHENIRAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 PSEUDOEPHEDRINE HYDROCHLORIDE
 790.1710 BROMPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
 790.1719 BUPIVACAINE HYDROCHLORIDE
 790.1721 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
 790.1740 BUTABARBITAL SODIUM
 790.1780 CAFFEINE; CARISOPRODOL; PHENACETIN (Repealed)
 790.1820 CAFFEINE; ERGOTAMINE TARTRATE
 790.1842 CALCIUM CHLORIDE; DEXTROSE; MAGNESIUM CHLORIDE; SODIUM
 CHLORIDE; SODIUM LACTATE
 790.1846 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1848 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM
 CHLORIDE; SODIUM LACTATE
 790.1856 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1958 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE; SODIUM
 LACTATE
 790.1860 CALCIUM GLUCEPTATE
 790.1900 CANDICIDIN (Repealed)
 790.1930 CARBAMAZEPINE
 790.1940 CARBENICILLIN DISODIUM

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790.1950 CARBINOXAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
790.1960 PSEUDOEPHEDRINE HYDROCHLORIDE
790.1980 CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE
790.2020 CEFADROXIL MONOHYDRATE
790.2060 CEFZOLIN SODIUM
790.2084 CEFOTIAXIME
790.2092 CEFUROXIME SODIUM
790.2097 CEPHALEXIN
790.2100 CEPHALOTHIN SODIUM
790.2130 CEPHAPIRIN SODIUM
790.2140 CEPHRADINE/CEPHRADINE DIHYDRATE
790.2155 CHLORAL HYDRATE
790.2180 CHLORAMPHENICOL
790.2220 CHLORAMPHENICOL SODIUM SUCCINATE
790.2260 CHLORDIAZEPoxide HYDROCHLORIDE
790.2300 CHLORMEZANONE (Repealed)
790.2340 CHLOROQUINE PHOSPHATE
790.2380 CHLOROTHIAZIDE
790.2390 CHLOROTHIAZIDE; METHYLDOPA
790.2420 CHLOROTRIANISENE
790.2460 CHLORPHENIRAMINE MALEATE
790.2462 CHLORPHENIRAMINE MALEATE; CODEINE PHOSPHATE; PSEUDOEPHEDRINE
HYDROCHLORIDE
790.2465 CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE;
EMERGENCY PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOLOXAMINE CITRATE
790.2470 CHLORPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
790.2485 CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE
TANNATE
790.2500 CHLORPROMAZINE HYDROCHLORIDE
790.2510 CHLORPROPAMIDE
790.2540 CHLORTHALIDONE
790.2555 CHLORTHALIDONE; CLONIDINE HYDROCHLORIDE
790.2580 CHLORZOXAZONE
790.2583 CHROMIC CHLORIDE
790.2595 CITRIC ACID; MAGNESIUM OXIDE; SODIUM CARBONATE
790.2603 CLINDAMYCIN HYDROCHLORIDE
790.2605 CLINDAMYCIN PHOSPHATE
790.2613 CLOFIBRATE
790.2614 CLOMIPHENE CITRATE
790.2617 CLONIDINE HYDROCHLORIDE
EMERGENCY
790.2618 CLORAZEPATE DIPOTASSIUM
790.2620 CLOTRIMAZOLE
790.2660 CLOXACILLIN SODIUM MONOHYDRATE
790.2661 CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE

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790.2662 CODEINE PHOSPHATE; IODINATED GLYCEROL
EMERGENCY
790.2663 CODEINE PHOSPHATE; PHENYLEPHRINE HYDROCHLORIDE;
PROMETHAZINE HYDROCHLORIDE
790.2668 CODEINE PHOSPHATE; PROMETHAZINE HYDROCHLORIDE
790.2672 CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE;
TRIPROLIDINE HYDROCHLORIDE
790.2700 CORTICOTROPIN
790.2740 CROTAMITON
790.2780 CYANOCOBALAMIN
790.2800 CYCLACILLIN
790.2805 CYCLOBENZAPRINE HYDROCHLORIDE
790.2820 CYCLOPENTOLATE HYDROCHLORIDE
790.2860 CYCLOPHOSPHAMIDE
790.2900 CYPROHEPTADINE HYDROCHLORIDE
790.2902 CYTARABINE
790.2904 DACARBAZINE
790.2908 DANAVAL
790.2915 DAUNORUBICIN HYDROCHLORIDE
790.2928 DESTPRAMINE HYDROCHLORIDE (Repealed)
790.2932 DESONIDE
790.2940 DEXAMETHASONE
790.2980 DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.3020 DEXAMETHASONE SODIUM PHOSPHATE
790.3021 DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE
790.3023 DEXCHLORPHENIRAMINE MALEATE
790.3025 DEXTROMPHETAMINE SULFATE
790.3027 DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL
790.3028 DEXTROMETHORPHAN HYDROBROMIDE; PROMETHAZINE HYDROCHLORIDE
DEXTROSE
790.3029 DEXTROSE; DOPAMINE HYDROCHLORIDE
790.3030 DEXTROSE; HEPARIN SODIUM
790.3032 DEXTROSE; LIDOCAINE HYDROCHLORIDE
790.3033 DEXTROSE; MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE;
790.3038 SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
790.3042 DEXTROSE; POTASSIUM CHLORIDE
790.3048 DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
790.3049 DEXTROSE; SODIUM CHLORIDE
790.3051 DEXTROSE; THEOPHYLLINE
790.3054 DIAZEPAM
790.3056 DIAZOXIDE
790.3060 DICLOXACILLIN SODIUM
790.3085 DICLOMINE HYDROCHLORIDE
790.3100 DIENESTROL
790.3140 DIETHYLPROPION HYDROCHLORIDE
790.3180 DIETHYLSTILBESTROL
790.3220 DIGOXIN

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790.3260 DIMENHYDRINATE
790.3300 DIPHENHYDRAMINE HYDROCHLORIDE
790.3315 DISOPYRAMIDE PHOSPHATE
EMERGENCY
790.3335 DOPAMINE HYDROCHLORIDE
790.3340 DOXEPIN HYDROCHLORIDE
790.3350 DOXRUBICIN HYDROCHLORIDE
790.3380 DOXYCYCLINE
790.3420 DOXYCYCLINE HYCLATE
790.3425 DOXYLAMINE SUCCINATE
790.3437 DROPERIDOL
790.3440 DROPERIDOL; FENTANYL CITRATE
790.3460 ECHOTHIOPHATE IODIDE (Repealed)
790.3472 EDETATE DISODIUM
790.3475 EDROPHONIUM CHLORIDE
790.3492 EPINEPHRINE; LIDOCAINE HYDROCHLORIDE
790.3500 ERGOCALCIFEROL
790.3540 ERGOLOID MESYLATES
790.3580 ERGOTAMINE TARTRATE
790.3620 ERYTHROMYCIN
790.3660 ERYTHROMYCIN ESTOLATE
790.3700 ERYTHROMYCIN ETHYLSUCCINATE
790.3720 ERYTHROMYCIN ETHYLSUCCINATE; SULFISOXAZOLE ACETYL
790.3730 ERYTHROMYCIN LACTOBIONATE
790.3740 ERYTHROMYCIN STEARATE
790.3742 ERYTHROMYCIN STEARATE
790.3780 ESTRADIOL CYPIONATE
790.3800 ESTRADIOL CYPIONATE; TESTOSTERONE CYPIONATE
790.3820 ESTRADIOL VALERATE
790.3860 ESTRADIOL VALERATE; TESTOSTERONE ENANTHATE
790.3900 ETHCHLORVYNOL
790.3904 ETHINYL ESTRADIOL; LEVONORGESTREL
EMERGENCY
790.3907 ETHINYL ESTRADIOL; NORETHINDRONE
790.3910 FENOPROFEN CALCIUM
790.3914 FENTANYL CITRATE
EMERGENCY
790.3920 FLOXURIDINE
790.3940 FLUOCINOLONE ACETONIDE
790.3945 FLUOCINONIDE
790.3960 FLUOROMETHOLONE
790.3980 FLUOROURACIL
790.3996 FLUPHENAZINE DECAHATE
790.4012 FLUPHENAZINE HYDROCHLORIDE
790.4020 FLURANDRENOLIDE
790.4040 FLURAZEPAM HYDROCHLORIDE
790.4060 FOLIC ACID

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790.4100 FUROSEMIDE
790.4140 GENTAMICIN SULFATE
790.4150 GENTAMICIN SULFATE; SODIUM CHLORIDE
790.4173 GLUCAGON HYDROCHLORIDE
790.4180 GLUTETHIMIDE
790.4200 GLYCINE
790.4220 GLYCOPYRRROLATE
790.4260 GONADOTROPIN CHORIONIC
790.4300 GRAMICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.4340 GRISEOFULVIN MICROCRYSTALLINE
790.4380 GRISEOFULVIN ULTRAMICROCRYSTALLINE
790.4384 GUAIFENESIN; HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE
HYDROCHLORIDE
790.4386 GUANETHIDINE MONOSULFATE
790.4396 HALOPERIDOL
790.4398 HALOPERIDOL LACTATE
790.4420 HEPARIN SODIUM
790.4430 HEPARIN SODIUM; SODIUM CHLORIDE
790.4460 HEXACHLOROPHENE
790.4500 HQMATROPINE METHYLBROMIDE (Repealed)
790.4540 HOMATROPINE METHYLBROMIDE; HYDROCODONE BITARTRATE
790.4580 HYDRALAZINE HYDROCHLORIDE
790.4620 HYDRALAZINE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
790.4660 HYDROCHLOROTHIAZIDE
790.4665 HYDROCHLOROTHIAZIDE; LABETALOL HYDROCHLORIDE
790.4667 HYDROCHLOROTHIAZIDE; LISINAPRIL
790.4670 HYDROCHLOROTHIAZIDE; METHYLDOPA
790.4680 HYDROCHLOROTHIAZIDE; PROPRANOLOL HYDROCHLORIDE
790.4700 HYDROCHLOROTHIAZIDE; SPIRONOLACTONE
790.4720 HYDROCHLOROTHIAZIDE; TRIAMTERENE
790.4725 HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
790.4728 HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE
790.4740 HYDROCORTISONE
790.4780 HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.4820 HYDROCORTISONE; POLYMYXIN B SULFATE
790.4840 HYDROCORTISONE SODIUM PHOSPHATE
790.4860 HYDROCORTISONE; UREA
790.4900 HYDROCORTISONE ACETATE
790.4940 HYDROCORTISONE ACETATE; NEOMYCIN SULFATE
790.4960 HYDROCORTISONE ACETATE; PRAMOXINE HYDROCHLORIDE
790.4963 HYDROCORTISONE ACETATE; UREA
790.4965 HYDROCORTISONE BUTYRATE
790.4980 HYDROCORTISONE SODIUM SUCCINATE
790.5020 HYDROFLUMETHIAZIDE
790.5060 HYDROXOCOBALAMIN
790.5100 HYDROXYPROGESTERONE CAPROATE
790.5140 HYDROXYZINE HYDROCHLORIDE

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790.5180 HYDROXYZINE PAMOATE
790.5220 IBUPROFEN
790.5260 IDOXURIDINE
790.5300 IMIPRAMINE HYDROCHLORIDE
790.5312 INDOMETHACIN
790.5320 IODINATED GLYCEROL
EMERGENCY
790.5340 IRON DEXTRAN COMPLEX
790.5380 ISOETHARINE HYDROCHLORIDE
790.5420 ISONIAZID
790.5460 ISOPROTERENOL HYDROCHLORIDE
790.5483 ISOSORBIDE DINITRATE
790.5500 KANAMYCIN SULFATE
790.5520 KETAMINE HYDROCHLORIDE
790.5530 LABETALOL HYDROCHLORIDE
790.5540 LACTULOSE
790.5544 LEUCOVORIN CALCIUM
790.5555 LEVOCARNITINE
790.5560 LEVONORDEFIN; MEPIVICAINE HYDROCHLORIDE
790.5580 LIDOCAINE
790.5620 LIDOCAINE HYDROCHLORIDE
790.5640 LINCOMYCIN
790.5660 LINDANE
790.5700 LIOTHYRONINE SODIUM
790.5720 LISINAPRIL
790.5740 LITHIUM CARBONATE
790.5780 LITHIUM CITRATE
790.5792 LORAZEPAM
EMERGENCY
790.5795 LOXAPINE SUCCINATE
790.5800 MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE;
SODIUM CHLORIDE; SODIUM GLUCONATE
MANNITOL
790.5802 MAPROTILINE HYDROCHLORIDE
790.5807 MECLIZINE HYDROCHLORIDE
790.5820 MECLIZINE HYDROCHLORIDE
790.5830 MECLOFENAMATE SODIUM
790.5835 MEDROXYPROGESTERONE ACETATE
790.5837 MEFENAMIC ACID (Repealed)
790.5840 MEGESTROL ACETATE
790.5860 MENADIOL SODIUM PHOSPHATE
790.5872 MEPERIDINE HYDROCHLORIDE
790.5893 MEPIVICAINE HYDROCHLORIDE
790.5900 MEPROBAMATE
790.5924 MESTRANOL; NORETHINDRONE
790.5940 METAPROTERENOL SULFATE
EMERGENCY
790.5980 METARAMINOL BITARTRATE

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790.5992 METHADONE HYDROCHLORIDE
790.5996 METHAMPHETAMINE HYDROCHLORIDE
790.6020 METHILAZINE HYDROCHLORIDE
790.6060 METHENAMINE HIPPURATE
790.6100 METHICILLIN SODIUM
790.6140 METHOCARBAMOL
790.6180 METHOTREXATE SODIUM
790.6220 METHSCOPOLAMINE BROMIDE
790.6260 METHYLCLOTHIAZIDE
790.6275 METHYLDOPA
790.6277 METHYLDOPATE HYDROCHLORIDE
790.6280 METHYLPHENIDATE HYDROCHLORIDE
790.6284 METHYLPREDNISOLONE
790.6300 METHYLPREDNISOLONE SODIUM SUCCINATE
790.6340 METHYLTESTOSTERONE
790.6370 METOCLOPRAMIDE HYDROCHLORIDE
790.6375 METOCURINE IODIDE
790.6380 METOLAZONE
790.6420 METRONIDAZOLE
790.6435 MINOXIDIL
790.6445 MORPHINE SULFATE
790.6450 NAFACILLIN SODIUM
790.6452 NALBUPHINE HYDROCHLORIDE
790.6454 NALIDIXIC ACID
790.6456 NALOXONE HYDROCHLORIDE
790.6460 NANDROLONE DECAONATE
790.6480 NANDROLONE PHENPROPIONATE
790.6500 NAPHAZOLINE HYDROCHLORIDE
790.6540 NEOMYCIN SULFATE
790.6544 NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.6570 NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE
790.6580 NIAICIN
790.6580 NIFEDIPINE
EMERGENCY
790.6610 NITROFURANTOIN
790.6620 NITROFURANTOIN MACROCRYSTALS (Repealed)
790.6621 NITROFURAZONE
790.6660 NITROGLYCERIN INJECTION
790.6670 NITROGLYCERIN INJECTION
EMERGENCY
790.6700 NORETHINDRONE ACETATE
790.6740 NORTRIPTYLINE HYDROCHLORIDE
790.6780 NYSTATIN
790.6800 NYSTATIN; TRIAMCINOLONE ACETONIDE
790.6820 ORPHENADRINE CITRATE
790.6860 OXACILLIN SODIUM
790.6875 OXAZEPAM
EMERGENCY

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790.6885 OXTRIPHYLLINE
790.6895 OXYBUTYRIN
EMERGENCY
790.6900 OXYPHENBUTAZONE (Repeated)
790.6940 OXYTETRACYCLINE HYDROCHLORIDE
790.6946 OXYTOCIN
790.6960 PANCURONIUM BROMIDE
790.6980 PENICILLIN G POTASSIUM
790.7020 PENICILLIN G PROCAINE
790.7060 PENICILLIN G SODIUM (Repeated)
790.7100 PENICILLIN V POTASSIUM
790.7120 PENTOBARBITAL SODIUM
790.7130 PERPHENAZINE
EMERGENCY
790.7140 PHENDIMETRAZINE TARTRATE
790.7160 PHENOBARBITAL
790.7180 PHENTERMINE HYDROCHLORIDE
790.7181 PHENTERMINE RESIN COMPLEX
790.7220 PHENYL BUTAZONE (Repeated)
790.7223 PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHLORIDE
790.7229 PHENYTOIN SODIUM INJECTION
EMERGENCY
790.7260 PIPERAZINE CITRATE
790.7265 POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS
790.7272 POLYMYXIN B SULFATE
790.7278 POTASSIUM BICARBONATE
790.7280 POTASSIUM CHLORIDE
790.7284 POTASSIUM CHLORIDE; SODIUM CHLORIDE
790.7288 POTASSIUM GLUCONATE
790.7291 PRALIDOXIME CHLORIDE
790.7294 PRAZEPAM
790.7296 PRAZOSIN HYDROCHLORIDE
790.7300 PREDNISOLONE ACETATE
790.7340 PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM
790.7380 PREDNISOLONE SODIUM PHOSPHATE
790.7400 PREDNISON
EMERGENCY
790.7420 PRIMIDONE
790.7460 PROBENECID
790.7500 PROCAINAMIDE HYDROCHLORIDE
790.7510 PROCAINE HYDROCHLORIDE
790.7540 PROCHLORPERAZINE EDISYLATE
790.7580 PROCHLORPERAZINE MALEATE
790.7620 PROGESTERONE
790.7660 PROMAZINE HYDROCHLORIDE
790.7700 PROMETHAZINE HYDROCHLORIDE

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790.7740 PROPANTHELINE BROMIDE
790.7780 PROPARACAINE HYDROCHLORIDE
790.7820 PROPOXYPHENE HYDROCHLORIDE
790.7828 PROPANOLOL HYDROCHLORIDE
790.7834 PROTAMINE SULFATE
790.7860 PSEUDOEPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE
790.7900 PYRIDOSTIGMINE BROMIDE
790.7940 PYRIDOXINE HYDROCHLORIDE
790.7980 PYRILAMINE MALEATE
790.8015 QUINIDINE GLUCONATE
790.8020 QUINIDINE SULFATE
790.8060 RESERPINE
790.8100 RIFAMPIN
790.8106 RITODRINE HYDROCHLORIDE
790.8136 SECOCARBITAL SODIUM
790.8140 SELENIUM SULFIDE
790.8180 SILVER SULFADIAZINE
EMERGENCY
790.8220 SODIUM AMINOSALICYLATE
790.8232 SODIUM CHLORIDE
790.8244 SODIUM LACTATE
790.8248 SODIUM-NITROPRUSSIDE-(Repeated)
790.8248 SODIUM NITROPRUSSIDE
790.8260 SODIUM POLYSTYRENE SULFONATE
790.8290 SOYBEAN OIL
790.8300 SPIRONOLACTONE
790.8340 STREPTOMYCIN SULFATE
790.8378 SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE
790.8380 SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE; UREA
790.8420 SULFACETAMIDE SODIUM
790.8460 SULFADIAZINE
790.8500 SULFAMETHIZOLE
790.8540 SULFAMETHOXAZOLE
790.8580 SULFAMETHOXAZOLE; TRIMETHOPRIM
790.8590 SULFANILAMIDE
790.8620 SULFASALAZINE
790.8660 SULFINPYRAZONE
790.8700 SULFISOXAZOLE
790.8710 SULINDAC
790.8724 TEMAZEPAM
790.8727 TERBUTALINE SULFATE
790.8740 TESTOSTERONE CYPIONATE
790.8780 TESTOSTERONE ENANTHATE
790.8820 TESTOSTERONE PROPIONATE
790.8860 TETRACYCLINE
790.8900 TETRACYCLINE HYDROCHLORIDE
790.8940 THEOPHYLLINE
EMERGENCY

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790.8980 THIAMINE HYDROCHLORIDE
790.9020 THIORIDAZINE HYDROCHLORIDE
790.9035 THIOXIXENE
790.9045 THIOXIXENE HYDROCHLORIDE
790.9048 TIMOLOL MALEATE
790.9050 TOBRAMYCIN SULFATE
790.9056 TOLAZAMIDE
790.9060 TOLBUTAMIDE
790.9084 TRAZADONE HYDROCHLORIDE
790.9100 TRIAMCINOLONE ACETONIDE
790.9140 TRIFLUOPERAZINE HYDROCHLORIDE
790.9180 TRIHEXYPHENIDYL HYDROCHLORIDE
790.9220 TRIMEPRAZINE TARTRATE
790.9260 TRIMETHOGENZAMIDE HYDROCHLORIDE
790.9300 TRIMETHOPRIM
790.9320 TRIMIPRAMINE MALEATE
790.9340 TRIPLENNAMINE HYDROCHLORIDE
790.9380 TRIPROLIDINE HYDROCHLORIDE
790.9420 TRISULFAPYRIMIDINE
790.9460 TROPICAMIDE
790.9475 VALPROATE SODIUM
790.9478 VANPROIC ACID
790.9486 VANCOMYCIN HYDROCHLORIDE
790.9500 VERAPAMIL HYDROCHLORIDE
790.9580 VINBLASTINE SULFATE
790.9520 VINCRISTINE SULFATE
790.9530 VITAMIN A
790.9540 VITAMIN A PALMITATE
790.9580 WATER FOR INJECTION, STERILE
790.9620 WATER FOR IRRIGATION, STERILE
790.9660 XYLOSE
790.9800

AUTHORITY: Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

SOURCE: Emergency amendment at 2 Ill. Reg. 18, p. 47, effective April 26, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 26, p. 150, effective July 1, 1978; emergency amendment at 2 Ill. Reg. 40, p. 98, effective October 1, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 51, p. 48, effective December 18, 1978; emergency amendment at 3 Ill. Reg. 2, p. 18, effective December 31, 1978, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 15, p. 147, effective April 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 27, p. 113, effective July 1, 1979; emergency

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amendment at 3 Ill. Reg. 32, p. 158, effective August 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 41, p. 178, effective October 8, 1979; emergency amendment at 4 Ill. Reg. 51, p. 147, effective December 12, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 3466, effective March 25, 1981; amended at 5 Ill. Reg. 7107, effective June 24, 1981; amended at 5 Ill. Reg. 9120, effective October 1, 1981; amended at 5 Ill. Reg. 14605, effective February 1, 1982; amended at 6 Ill. Reg. 6750, effective July 1, 1982; amended at 6 Ill. Reg. 11558, effective September 15, 1982; amended at 6 Ill. Reg. 15195, effective December 15, 1982; amended at 7 Ill. Reg. 7110, effective July 1, 1983; amended at 7 Ill. Reg. 13270, effective October 1, 1983; amended at 7 Ill. Reg. 16924, effective January 1, 1984; amended at 8 Ill. Reg. 2162, effective March 1, 1984; amended at 8 Ill. Reg. 8513, effective July 1, 1984; codified at 8 Ill. Reg. 13402; amended at 8 Ill. Reg. 22108, effective November 1, 1984; amended at 9 Ill. Reg. 4071, effective April 1, 1985; amended at 9 Ill. Reg. 6816, effective May 1, 1985; amended at 10 Ill. Reg. 253, effective January 1, 1986; amended at 10 Ill. Reg. 8814, effective May 15, 1986; amended at 11 Ill. Reg. 3565, effective February 23, 1987; amended at 11 Ill. Reg. 9223, effective May 15, 1987; amended at 11 Ill. Reg. 14382, effective August 15, 1987; amended at 12 Ill. Reg. 1823, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1984, effective January 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 7743, effective April 15, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 9153, effective May 13, 1988; amended at 12 Ill. Reg. 10133, effective May 31, 1988, emergency amendment at 12 Ill. Reg. 10745, effective June 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12846, effective July 29, 1988; emergency amendment at 12 Ill. Reg. 13255, effective August 5, 1988, for a maximum of 150 days, emergency expired January 2, 1989; amended at 12 Ill. Reg. 15101, effective September 16, 1988; emergency amendment at 12 Ill. Reg. 16937, effective October 7, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 856, effective January 6, 1989; emergency amendment at 13 Ill. Reg. 3108, effective February 28, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 8890, effective May 26, 1989, and January 1, 1990; amended at 13 Ill. Reg. 11717, effective July 14, 1989; corrected at 13 Ill. Reg. 12909; emergency amendment at 13 Ill. Reg. 12990, effective August 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 14477; emergency amendment at 13 Ill. Reg. 17101, effective October 13, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19770, effective December 8, 1989; emergency amendment at 14 Ill. Reg. 1505, effective January 12, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 3184, effective February 16, 1990; emergency amendment at 14 Ill. Reg. 4620, effective March 9, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 8154, effective May 11, 1990; emergency amendment at 14 Ill. Reg. 9556, effective June 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 11988, effective July 13, 1990; emergency amendment at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 17298, effective October 5, 1990.

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AGENCY NOTE: The text of Sections 790.740, 790.2662, 790.5320, 790.6670, 790.7400, 790.8180 and 790.9084 which appear below do not include the emergency amendments adopted at 14 Ill. Reg. 13325, effective August 10, 1990. The copies filed with the Administrative Code Unit reflect both the emergency amendments and these adopted amendments.

SUBPART B: APPROVED DRUG PRODUCTS FOR DRUG PRODUCT SELECTION

Section 790.540 ACETAMINOPHEN; HYDROCODONE BITARTRATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Acetaminophen; Hydrocodone Bitartrate	cap 500mg;5mg cap 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg	Central DM Graham Mikart Barr Charlotte Pharm DM Graham Halsey LuChem Mikart Mikart Pharmaceutical Basics Watson
Brand(s) Atlay Bancap HC Hydrocet Anexsia Co-Gesic Duradyne DHC Hycodaphen Hycopap Hy-Phen Lortab-5 Norcet Tycolet Vicodin Anexsia 7.5	cap 500mg;5mg cap 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 500mg;5mg tab 650mg;7.5mg	LuChem Forest DM Graham Beecham Central Forest Ascher Charlotte BF Ascher Graham Hollitway McNeil Knoll Beecham

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

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Section 790.721 ACETYLCYSTEINE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Acetylcysteine	soln for inh1 10,20% soln for inh1 10,20%	Dupont Pharms Griffith-Gare Quad
Brand(s) Mucosol-10,20 Mucomyt	soln for inh1 10,20% soln for inh1 10,20%	Dey Mead-Johnson/B-M

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.740 ALBUTEROL SULFATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Albuterol Sulfate	tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base	American Therapeutics Biocraft Cord Danbury Lederle/Am Cyanamid Mutual Sidmak Warner Chilcott/W-L

Brand(s)
Proventil
Ventolin
Proventil
Ventolin
Proventil
Ventolin

soln for inh1 eq 0.5% base
soln for inh1 eq 0.5% base
syr eq 2mg base/5ml
syr eq 2mg base/5ml
tab eq 2,4mg base
tab eq 2,4mg base

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.760 ALCOHOL; MORPHINE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Alcohol; Morphine	45% v/v;2mg/5ml 45% v/v;2mg/5ml	Halsey National Pharm/Barre

Brand(s)

Paregoric Tincture

Paregoric Tincture

45% v/v;2mg/5ml

45% v/v;2mg/5ml

Lilly

Pharmaceutical Basics

(Source: Added at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.788 AMANTADINE HYDROCHLORIDE

DRUG

Amantadine Hydrochloride

Brand(s)

Symadine

Symmetrel

DOSAGE FORM, STRENGTH

cap 100mg

cap 100mg

cap 100mg

cap-100mg

cap 100mg

cap 100mg

APPLICATION HOLDER, MANUFACTURER

Bolar

Invamed

Pharmaceutical Basics

Reid-Rewell

Reid-Rowell

DuPont

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.830 AMINOHIPPURATE SODIUM

DRUG

Aminohippurate Sodium

Brand(s)

Merck/MSD

Quad

DOSAGE FORM, STRENGTH

inj 20%

inj 20%

APPLICATION HOLDER, MANUFACTURER

Merck/MSD

Quad

(Source: Added at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.860 AMINOPHYLLINE

DRUG

Aminophylline

DOSAGE FORM, STRENGTH

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

inj 25mg/ml

APPLICATION HOLDER, MANUFACTURER

Abbott

Beecham

Bristol/B-M

Elkins-Sinn/Robins

IMS

Luitpold

LyphoMed

Natcon

Pharma Serve

Solopak

Torigian

National Pharm/Barre

Pharmaceutical Basics

Roxane

Cord

Duramed

Roxane

(Vanguard/MM)

West-Ward

soln, oral 105mg/5ml

soln, oral 105mg/5ml

soln, oral 105mg/5ml

tab 100,200mg

tab 100,200mg

tab 100,200mg

tab 100,200mg

@ tab 100,200mg

tab 100,200mg

Brand(s)

Aminophyllin

Somophyllin

Somophyllin-DF

Aminophyllin

inj 25mg/ml

soln, oral 105mg/5ml

soln, oral 105mg/5ml

tab 100,200mg

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.1460 BACITRACIN

DRUG

Bacitracin

DOSAGE FORM, STRENGTH

inj 50,000U

inj 10,000, 50,000U

inj 10,000, 50,000U

oint, ophth

oint, ophth

oint, ophth

powdr 5,000,000 U/bottle

powdr 5,000,000 U/bottle

APPLICATION HOLDER, MANUFACTURER

Pfizer

Quad

Upjohn

Altana/Pharmaderm

Lilly

Pharmafair

Brae Labs

Paddock Labs

Pharma Tek

Brand(s)

Baci-Rx

powdr 5,000,000 U/bottle

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.1577 BETAMETHASONE DIPROPIONATE

DRUG

Betamethasone

Dipropionate

DOSAGE FORM, STRENGTH

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

cream eq 0.05% base

APPLICATION HOLDER, MANUFACTURER

Clay-Park

Fougere/Pharmaderm

Altana

Lemmon

NMC

Thames

Clay-Park

Copley

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<p>Brand(s) Alphatrex Diprosone Alphatrex Diprosone Alphatrex Diprosone</p>	lotion eq 0.05% base	Fougere/Pharmaderm/ Altana
	lotion eq 0.05% base	Lemmon
	lotion eq 0.05% base	NMC
	lotion eq 0.05% base	National Pharm/Barre
	lotion eq 0.05% base	Thames
	lotion eq 0.05% base	Clay-Park
	ointment eq 0.05% base	Fougere/Pharmaderm/ Altana
	ointment eq 0.05% base	Lemmon
	ointment eq 0.05% base	NMC
	cream eq 0.05% base	Savage/Altana
<p>Brand(s) Alphatrex Diprosone Alphatrex Diprosone Alphatrex Diprosone</p>	cream eq 0.05% base	Schering
	lotion eq 0.05% base	Savage/Altana
	lotion eq 0.05% base	Schering
	ointment eq 0.05% base	Savage/Altana
	ointment eq 0.05% base	Schering
	cream eq 0.05% base	Savage/Altana
	cream eq 0.05% base	Schering
	lotion eq 0.05% base	Savage/Altana
	lotion eq 0.05% base	Schering
	ointment eq 0.05% base	Savage/Altana
<p>Brand(s) Brompheniramine Maleate; Dextromethorphan Hydro- bromide; Pseudo- ephedrine Hydrochloride Bromate DM Bromfed-DMAF Dimetane-DX</p>	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	National Pharm/Barre
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	Muro
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	Robins
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
<p>Brand(s) Brompheniramine Maleate; Dextromethorphan Hydro- bromide; Pseudo- ephedrine Hydrochloride Bromate DM Bromfed-DMAF Dimetane-DX</p>	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	National Pharm/Barre
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	Muro
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	Robins
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	
	syr 2mg/5ml; 10mg/5ml; 30mg/5ml	

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.1719 BUPIVACAINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Bupivacaine Hydrochloride inj 0.25,0.5,0.75%		Abbott

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<p>Brand(s) Marcaine Sensorcaine Marcaine Sensorcaine</p>	inj, spinal 0.75%	Abbott
	inj 0.25,0.5,0.75%	Winthrop-Breon/Sterling
	inj 0.25,0.5,0.75%	Astra
	inj, spinal 0.75%	Winthrop-Breon/Sterling
	inj, spinal 0.75%	Astra
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
<p>Brand(s) Carbinoxamine Maleate; Pseudoephedrine Hydrochloride Rondec Drops Rondec Syrup</p>	inj 0.25,0.5,0.75%	Winthrop-Breon/Sterling
	inj 0.25,0.5,0.75%	Astra
	inj, spinal 0.75%	Winthrop-Breon/Sterling
	inj, spinal 0.75%	Astra
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
<p>Brand(s) Cefazolin Sodium Ancef Kefzol Zolicef</p>	inj 0.25,0.5,0.75%	Winthrop-Breon/Sterling
	inj 0.25,0.5,0.75%	Astra
	inj, spinal 0.75%	Winthrop-Breon/Sterling
	inj, spinal 0.75%	Astra
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
<p>Brand(s) Cefazolin Sodium Ancef Kefzol Zolicef</p>	inj 0.25,0.5,0.75%	Winthrop-Breon/Sterling
	inj 0.25,0.5,0.75%	Astra
	inj, spinal 0.75%	Winthrop-Breon/Sterling
	inj, spinal 0.75%	Astra
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	
	inj, spinal 0.75%	

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.1960 CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Carbinoxamine Maleate; Pseudoephedrine Hydrochloride	drops 2mg/ml; 25mg/ml drops 2mg/ml; 25mg/ml syr 4mg/5ml; 60mg/5ml	National Pharm/Barre Pharmaceutical Basics National Pharm/Barre
Rondec Drops Rondec Syrup	drops 2mg/ml; 25mg/ml syr 4mg/5ml; 60mg/5ml	Ross Ross

(Source: Added at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2060 CEFAZOLIN SODIUM

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cefazolin Sodium	inj inj inj inj inj	Ben Venue Elkins-Sinn/Robins Lemmon Lypholled Marsam
Ancef Kefzol Zolicef	inj inj inj	SKF Lilly Bristol/B-M

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2140 CEPHRADINE/CEPHRADINE DIHYDRATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cephadrine/Cephadrine Dihydrate	cap cap	Barr Biocraft

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Econochlor soln, ophth 0.5% Alcon
Ophthochlor soln, ophth 0.5% Parke-Davis/W-L
Optomycin soln, ophth 0.5% Optotics

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2260 CHLORDIAZEPOXIDE HYDROCHLORIDE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Chlordiazepoxide Hydrochloride

@ cap 5,10,25mg (Ascot)
cap 5,10,25mg Barr
cap 5,10,25mg Chelsea
cap 5,10,25mg Cord
cap 5,10,25mg Ferrante
cap 5,10,25mg Halsey
@ cap 5,10,25mg Lederle/Am Cyanamid
@ cap 5,10,25mg Lemmon
@ cap 5,10,25mg MK Laboratories
cap 10mg MM Mast
cap 5,10,25mg Parke-Davis/W-L
cap 5,10,25mg Pharmaceutical Basics
cap 10,25mg Pioneer
@ cap 5,10,25mg Purepac/Kalipharma
cap 5,10,25mg Richlyn
@ cap 5,10,25mg Roxane
cap 5,10,25mg Superpharm
@ cap 5,10,25mg (Vanguard/MMI)
cap 5,10,25mg Vitarine
cap 5,10,25mg West-Ward
cap 5,10,25mg Zenith

Brand(s)
A-Poxide
Chlordiazachel
Librium
Lygen

@ cap 5,10,25mg Abbott
cap 5,10,25mg Rachelle
cap 5,10,25mg Hoffman LaRoche
@ cap 5,10,25mg Banmax

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2485 CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE TANNATE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Chlorpheniramine Tannate; Phenylephrine Tannate; Phenylephrine Tannate
susp 2mg/5ml; 5mg/5ml; 12.5mg/5ml
Ferndale

cap Zenith
pdr Barr
pdr Biocraft

cap SKF
cap ErsanaSquibb
pdr for susp SKF
pdr for susp ErsanaSquibb

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2155 CHLORAL HYDRATE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Chloral Hydrate

syr 500mg/5ml Lederle/Am Cyanamid
syr 500mg/5ml National Pharm/Barr
syr 500mg/5ml Pharmaceutical Basics
syr 500mg/5ml Purepac/Kalipharma
syr 500mg/5ml Roxane
syr 500mg/5ml Veratex
syr 500mg/5ml ER Squibb

Brand(s)
Noctec

(Source: Added at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2180 CHLORAMPHENICOL

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Chloramphenicol

cap Zenith
oint, ophth 1% Altana
soln, ophth 0.5% Norbrook Am
soln, ophth 0.5% Maury-Biotech
steris Steris

Brand(s)
Amphicol
Chloromycetin
Mychel
Chlorofair
Chloromycetin
Chloroptic S.O.P.
Econochlor
Chlorofair
Chloroptic

cap MK Laboratories
cap Parke-Davis/W-L
cap Rachelle
oint, ophth 1% Pharmafair
oint, ophth 1% Parke-Davis/W-L
oint, ophth 1% Allergan
oint, ophth 1% Alcon
soln, ophth 0.5% Pharmafair
soln, ophth 0.5% Allergan

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Berubigen	inj 1000mcg/ml	Solopak
Betalin 12	inj 100,1000mcg/ml	Steris
Cobavite	inj 100,1000mcg/ml	Wyeth Ayerst/AMHO
Dodecamin	inj 1000mcg/ml	Upjohn
Redisol	inj 1000mcg/ml	Lilly
Rubivite	inj 30,100,1000mcg/ml	Lemmon
Rubramin PC	inj 100,1000mcg/ml	Norbrook Am Maury
Ruvite	inj 1000mcg/ml	MSD/Merck
Sytobex	inj 1000mcg/ml	Bel-Mar
Vibisone	inj 1000mcg/ml	Squibb
Vi-Twel	inj 1000mcg/ml	Altana/Savage
		Parke-Davis/W-L
		LyphoMed
		Berlex/Schering

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2820 CYCLOPENTOLATE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cyclopentolate Hydrochloride	soln, opth 1%	Barnes-Hind
Cyclogyl	soln, opth 1%	Norbrook Am Maury
Pentolair	soln, opth 0.5,1%	Alcon
	soln, opth 0.5,1%	Pharmafair

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2860 CYCLOPHOSPHAMIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cyclophosphamide	inj 100,200,500mg,1gm	Elkins-Sinn/Robins
Cyclophosphamide Lyophilized	inj 100,200,500mg	LyphoMed
Cytoxan	inj 100,200,500mg,1,2gm	Bristol/B-M
Lyophilized Cytoxan	inj 100,200,500mg,1,2gm	Bristol/B-M
Neosar	inj 100,200,500mg,1,2gm	Adria

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

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Section 790.2902 CYTARABINE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cytarabine	inj 100,500mg/vial	Ben Venue
Brand(s)	inj 100,500mg/vial	Quad
Cytosar-U	inj 100,500mg/vial	Upjohn

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.2915 DAUNORUBICIN HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brand(s)		
Cerubidine	inj eq 20mg base/vial	Rhone Poulenc
Cerubidine	inj eq 20mg base/vial	Wyeth Ayerst/AMHO

(Source: Added at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.3020 DEXAMETHASONE SODIUM PHOSPHATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dexamethasone Sodium Phosphate	inj eq 4mg phosphate/ml	Bel-Mar
	inj eq 4mg phosphate/ml	Bristol/B-M
	inj eq 4mg phosphate/ml	Dell
	inj eq 4,10mg phosphate/ml	Elkins-Sinn/Robins
	inj eq 20mg phosphate/ml	IMS
	inj eq 4mg phosphate/ml	Lemmon
	inj eq 4mg phosphate/ml	Luitpold
	inj eq 4,10mg phosphate/ml	LyphoMed
	inj eq 4mg phosphate/ml	Norbrook Am Maury
	inj eq 4,10,20,24mg phosphate/ml	Quad
	inj eq 4,10,24mg phosphate/ml	Steris
	inj eq 4mg phosphate/ml	Wyeth/AMHO
	soln, opth eq 0.1% phosphate	Barnes-Hind
	soln, opth-otic eq 0.1% phosphate	Norbrook Am
	soln, opth eq 0.1% phosphate	Maury-Biotech
		Steris

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Brand(s)		
Daxacen-4	inj eq 4mg phosphate/ml	Central Pharm
Decadron	inj eq 4,24mg phosphate/ml	MSD/Merck
Hexafrol	inj eq 4,10,20mg phosphate/ml	Organon/Akzona
Decadron	oint, ophth eq 0.05% phosphate	MSD/Merck
Dexair	oint, ophth eq 0.05% phosphate	Pharmafair
Maxidex	oint, ophth eq 0.05% phosphate	Alcon
Decadron	soln, ophth-otic eq 0.1% phosphate	MSD/Merck
Dexair	soln, ophth eq 0.1% phosphate	Pharmafair

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.3220 DIGOXIN

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Digoxin	elixir, 0.05mg/ml	Pharmafair
	inj 0.25mg/ml	Elkins-Sinn/Robins
	inj 0.25mg/ml	LyphoMed
	inj 0.25mg/ml	Wyeth Ayerst/AMHO
Brand(s)		
Lanoxin Pediatric	elixir, 0.05mg/ml	Burroughs Wellcome
Lanoxin	inj 0.25mg/ml	Burroughs Wellcome

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.3335 DOPAMINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dopamine Hydrochloride	inj 40,80,160mg/ml	Abbott
	inj 40,80,160mg/ml	Astra
	inj 40mg/ml	Bristol/B-M
	inj 40,80mg/ml	Elkins-Sinn/Robin
	inj 40mg/ml	IMS
	inj 40,80,160mg/ml	Luitpold
	inj 40,80,160mg/ml	LyphoMed
	inj 40,80mg/ml	Solopak
	inj 40mg/ml	Warner Chilcott/W-L

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Brand(s)		
Dopastat	inj 40,80mg/ml	Parke-Davis/W-L
Intropin	inj 40,80,160mg/ml	Am Crit Care/AHS
(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)		
Section 790.3340 DOXEPIN HYDROCHLORIDE		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Doxepin Hydrochloride	cap eq 25,50,75,100mg base	Barr
	cap eq 10,25,50,75,100,150mg base	Chelsea
	cap eq 10,25,50,75,100mg base	Cord
	cap eq 10,25,50,75,100mg base	Danbury
	cap eq 10,25,50,75,100,150mg base	Lederle/Am Cyanamid
	cap eq 10,25,50,75,100,150mg base	Mylan
	cap eq 10,25,50,75,100mg base	Par
	cap eq 10,25,50,75,100,150mg base	Purepac/Kalipharma
	conc eq 10mg base/ml	Copley
	conc eq 10mg base/ml	Pharmaceutical Basics
Brand(s)		
Adapin	cap eq 10,25,50,75,100,150mg base	Pennwalt
Sinequan	cap eq 10,25,50,75,100mg base	Pfizer
Sinequan	conc eq 10mg base/ml	Pfizer

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.3437 DROPERIDOL

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Droperidol	inj 2.5mg/ml	Abbott
	inj 2.5mg/ml	Astra
	inj 2.5mg/ml	DuPont Pharms
	inj 2.5mg/ml	Griffith-Care
	inj 2.5mg/ml	Luitpold
	inj 2.5mg/ml	LyphoMed

Clay-Park
Fougera/Pharmaderm/
Altana
NMC

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hep-Flush	emul, top 3%	Huntington
Hep-Lock, Hep Lock PF	emul, top 3%	Winthrop-Breon/Sterling
Lipo-Hepin	emul, top 3%	Xttrium Labs
Liquaemin Sodium	emul, top 0.25%	Armour-Dial
Panheprin	soln, top 0.25%	Huntington
	sponge 3%	Pro Disposables
	sponge 3%	Winthrop-Breon/Sterling

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.4460 HEXACHLOROPHENE

DRUG

Brand(s)

Hexa-Germ	emul, top 3%	Huntington
PHIsoHex	emul, top 3%	Winthrop-Breon/Sterling
Tergex	emul, top 3%	Xttrium Labs
Dial	emul, top 0.25%	Armour-Dial
Germa-Medica "MG"	soln, top 0.25%	Huntington
Hexascrub	sponge 3%	Pro Disposables
Phisoscrub	sponge 3%	Winthrop-Breon/Sterling

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.4740 HYDROCORTISONE

DRUG

Hydrocortisone

DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
cream 0.5, 1%	Altana
cream 1, 2.5%	Ambix/Organics
cream 0.5, 1, 2.5%	Biocraft
cream 0.5, 1, 2.5%	Clay-Park
cream 1%	Everylife
cream 2.5%	Fougere/Pharmaderm/Altana
	G & W Lab
cream 1%	Ingram
cream 0.5, 1%	Lemmon
cream 1%	

cream 2.5%	NMC Labs
cream 1, 2.5%	Naska
cream 1, 2.5%	Pharmaceutical Basics
cream 1, 2.5%	Pharmaderm/Altana
cream 1%	Pharmafair
cream 0.5, 1%	Stanlabs/Simpak
cream 0.5, 1, 2.5%	Thames
cream 1%	Topiderm
cream 1%	Towne Paulsen
lotion 0.5, 1%	Clay-Park
lotion 0.5%	Mericon
lotion 1%	Naska
lotion 0.5, 1%	National Pharm/Barre
lotion 1%	Thames
oint 0.5, 1%	Altana
oint 1, 2.5%	Ambix/Organics
oint 1%	Carolina Medical
oint 0.5, 1, 2.5%	Clay-Park
oint 1%	Naska
oint 1, 2.5%	Pharmaceutical Basics
oint 1%	Pharmaderm/Altana
oint 0.5, 1, 2.5%	Thames
cream 1%	Del-Ray
cream 1%	Parke-Davis/W-L
cream 0.5, 1%	Miles
cream 1%	Reid-Rowell
cream 1%	Thames
cream 0.5, 1, 2.5%	Westwood
cream 0.5	Pharm Assoc/Beach
cream 0.5, 1%	C & M
cream 0.5%	Miles
cream 1%	Miles
cream 2.5%	C & M
cream 0.5, 1%	Syosett
cream 1%	NMC
cream 1, 2.5%	Dermik/Rorer
cream 0.5, 1%	Owen/Derm
cream 1, 2.5%	Herbert/Allergan
cream 0.5%	Reid-Rowell
cream 0.5, 1, 2.5%	Syntex
gel 1%	Owen/Derm
gel 1%	Herbert/Allergan
lotion 1%	Key
lotion 1%	Del-Ray
lotion 1%	Reid-Rowell
lotion 1%	Beta Pharmaceuticals

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Brand(s)		
Orgatraz	tab 10,25,50mg	Superpharm
Vistaril	tab 10,25,50mg	Vitarine
Atarax	tab 10,25,50mg	Zenith
Atarax	inj 25,50mg/ml	Organon/Akzona
	inj 25,50mg/ml	Pfizer
	syr 10mg/5ml	Roerig/Pfizer
	tab 10,25,50,100mg	Roerig/Pfizer

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5180 HYDROXYZINE PAMOATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydroxyzine Pamoate	cap 25,50,100mg	Barr
	cap 25,50,100mg	Bolar
	cap 25,50,100mg	Chelsea
	cap 50,100mg	Danbury
	cap 25,50,100mg	Duramed
	cap 25,50,100mg	Par
	cap 25,50,100mg	Superpharm
	cap 25,50,100mg	(Vanguard/MMM)
	cap 25,50mg	Zenith
Brand(s)		
Hy-Pam	cap 25,50mg	Vitarine
Vistaril	cap 25,50,100mg	Pfizer

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5300 IMIPRAMINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Imipramine Hydrochloride	tab 10,25,50mg	Biocraft
	tab 10,25,50mg	Bolar
	@ tab 10,25,50mg	Chelsea
	tab 10,25,50mg	Cord
	@ tab 10,25,50mg	Lederle/Am Cyanamid
	tab 10,25,50mg	Par
	@ tab 25mg	Pharmaceutical Basics
	tab 10,25,50mg	Roxane
	@ tab 10,25,50mg	(Vanguard/MMM)
	tab 10,25,50mg	Vitarine

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Brand(s)		
Janimine	tab 10,25,50mg	Abbott
Presamine	tab 10,25,50mg	Rorer
Tofranil	tab 10,25,50mg	Ciba/Geigy
		(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)
		Section 790.5320 IODINATED GLYCEROL
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Iodinated Glycerol	liq 60mg/5ml (30mg organically bound iodine)	National Pharm/Barr
	liq 60mg/5ml (30mg organically bound iodine)	Pharmaceutical Basics
Brand(s)		
Organidin	liq 60mg/5ml (30mg organically bound iodine)	Organon/Akzona

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5420 ISONIAZID

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Isoniazid	inj 100mg/ml	Quad
	syr 50mg/5ml	Carolina Medical
	tab 100mg	Anabolic
	tab 100,300mg	Barr
	tab 100,300mg	Bolar
	@ tab 100,300mg	Chelsea
	tab 100,300mg	Ciba/Geigy
	tab 300mg	Danbury
	tab 50,100,300mg	Dow
	@ tab 300mg	Duramed
	tab 100,300mg	Halsey
	tab 50,100,300mg	Lilly
	tab 100,300mg	MK Laboratories
	tab 100mg	

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@ tab 50, 100, 300mg
tab 100mg
tab 50, 100mg
tab 50, 100mg
tab 100mg

@ tab 100mg
tab 100, 300mg
tab 100, 300mg
tab 100mg

Brand(s)

Hydrazid
Laniazid
Rimifon
Hyzyd
Laniazid
Stanazid
Stanozide

Panray/Ormont
Pharmavite
Phoenix
Purepac/Kalipharma
Richlyn
Towne Paulsen
Vitarine
West-Ward
Zenith

Squibb
Lannett
Hoffmann-LaRoche
Mallinckrodt
Lannett
Stanlabs/Simpak
EveryLife

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5560 LEVONORDEFIN; MEPIVICAINE HYDROCHLORIDE

DOSAGE FORM, STRENGTH

inj 0.05mg/ml; 2%

APPLICATION HOLDER,
MANUFACTURER

Graham

DRUG

Levonordefrin;
Mepivicaine
Hydrochloride

Brand(s)

Arestocaine HCl
w/Levonordefrin
Carbocaine Hydrochloride
with Neo-Cobefrin
Isocaine HCl
w/Levonordefrin
Potocaine with
Levonordefrin
Scandonest L

Carlisle

Cook-Waite

Novocol

Astra

Deproco

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5620 LIDOCAINE HYDROCHLORIDE

DOSAGE FORM, STRENGTH

inj 0.5, 1, 1.5, 2, 4, 10, 20%

APPLICATION HOLDER,
MANUFACTURER

Abbott

DRUG

Lidocaine Hydrochloride

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inj 1, 2%
inj 1, 2%
inj 1, 2%
inj 1, 2%
inj 0.5, 1, 2, 4%
inj 2%
inj 1, 2, 4, 20%
@ inj 1, 2%
inj 1, 2%
inj 1, 1.5, 2, 4, 20%
inj 1, 2%
inj 1, 2%
inj 1, 2%
jelly 2%
soln, top 4%
soln, top 4%
soln, viscous 2%
soln, viscous 2%
soln, viscous 2%
soln, viscous 2%

@

Brand(s)

Alphacaine
Xylocaine
Xylocaine
Xylocaine
Xylocaine

Product labelled for intracardiac use may not be interchanged.

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5820 MECLIZINE HYDROCHLORIDE

(All products are Rx although some manufacturers also market an OTC version of the product)

DRUG

Meclizine Hydrochloride

DOSAGE FORM, STRENGTH

tab 25mg
@ tab 12.5mg
tab 12.5, 25mg
tab 12.5, 25mg
tab 12.5, 25mg
tab 12.5, 25mg
tab 12.5, 25mg
tab 12.5, 25, 50mg

APPLICATION HOLDER,
MANUFACTURER

Anabolic
Bolar
CM Bundy
Camall
Chelsea
Cord
KV Pharmaceutical
Par

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tab 12.5, 25mg
 tab 12.5, 25mg
 @ tab 12.5, 25mg
 @ tab 12.5, 25mg
 tab 12.5, 25mg
 tab, chew 25mg
 tab, chew 25mg
 tab 12.5, 25, 50mg
 tab, chew 25mg

Brand(s)
 Antivert
 Antivert

Sidmak
 Superpharm
 (Unit Dose Labs)
 (Vanguard/MMM)
 Zenith
 Anabolic
 Sidmak
 Zenith
 Roerig/Pfizer
 Roerig/Pfizer

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.5900 MEPROBAMATE

APPLICATION HOLDER,
MANUFACTURER

DRUG

DOSAGE FORM, STRENGTH

Meprobamate

tab 200,400mg
 tab 200,400,600mg
 tab 200,400mg
 tab 200,400,600mg
 tab 400mg
 tab 200,400,600mg
 tab 400mg
 tab 400mg
 tab 400,600mg
 tab 200,400mg
 tab 400mg
 @ tab 400mg
 @ tab 400mg
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 tab 200,400mg
 tab 400mg
 @ tab 200,400mg
 @ tab 200,400mg
 tab 400mg
 tab 200,400mg
 tab 200,400mg
 tab 200,400mg
 tab 200,400mg
 tab 200,400mg
 tab 600mg
 @ tab 200,400mg
 tab 400mg

Anabolic
 Barr
 Bell
 Chelsea
 Cord
 Danbury
 First Texas/Scherer
 Heather
 ICN
 KM Labs
 Lannett
 Lederle/Am Cyanamid
 Lee
 Mallard
 MK Laboratories
 Mylan
 Parke-Davis/W-L
 Pharmaceutical Basics
 Pharmavite
 Private Formulations
 Purepac/Kalipharma
 Quantum
 Reid-Rowell
 Richlyn
 Roxane
 Stanlabs/Simpak
 Tablicaps

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@ tab 200,400mg
 @ tab 400mg
 tab 200,400mg
 tab 200,400mg
 tab 200,400,600mg
 tab 400mg
 tab 200,400mg
 tab 400mg
 tab 200,400,600mg
 tab 200,400mg
 tab 200,400mg
 tab 400mg

Brand(s)
 Amosene
 Equanil
 Mepriam
 Miltown
 Neuramate
 Tranmep

Towne Paulsen
 (Vanguard/MMM)
 Vitarine
 West-Ward
 Zenith
 Ferndale
 Wyeth Ayerst/AMHO
 Lemmon
 Wallace/C-W
 Halsey
 Reid-Rowell

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.6180 METHOTREXATE SODIUM

APPLICATION HOLDER,
MANUFACTURER

DRUG

DOSAGE FORM, STRENGTH

Methotrexate Sodium

inj eq 25mg base/ml
 inj eq 25mg base/ml
 inj eq 25mg base/ml
 inj eq 2.5,25mg base/ml
 @ inj eq 20,50,100mg
 base/vial
 inj eq 2.5,25mg base/ml
 inj eq 20,50,100mg
 base/vial
 inj eq 25mg base/ml
 inj eq 25mg base/ml
 inj eq 20,50,100,250mg
 base/vial

Brand(s)

Abitrexate
 Folex PFS
 Abitrexate
 Folex
 Mexate
 Mexate-AQ

inj eq 25mg base/ml
 inj eq 25mg base/ml
 inj eq 50,100,250mg
 base/vial
 inj eq 50,100,250mg
 base/vial
 inj eq 20,50,100,250mg
 base/vial
 inj eq 25mg base/ml

International Pharm
 Adria
 International Pharm
 Adria
 Bristol/B-M
 Bristol/B-M

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

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Section 790.6277 METHYLDOPATE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methyldopate Hydrochloride	inj 50mg/ml	Abbott
	inj 50mg/ml	DuPont Pharms
Brand(s) Aldomet	inj 50mg/ml	Griffith-Gare
	inj 50mg/ml	Elkins-Sinn/Robins
	inj 50mg/ml	Luitpold
	inj 50mg/ml	LyphoMed
	inj 50mg/ml	Marsam
	inj 50mg/ml	Quad
	inj 50mg/ml	Solopak
	inj 50mg/ml	MSD/Merck

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.6370 METOCLOPRAMIDE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Metoclopramide Hydrochloride	inj eq 5mg base/ml	Abbott
	inj eq 5mg base/ml	Dupont Pharms
	inj eq 5mg base/ml	Griffith-Gare
	inj eq 5mg base/ml	LyphoMed
	inj eq 5mg base/ml	Norbrook Am Maury
	inj eq 10mg base/2ml	Quad
	syr eq 5mg base/5ml	Solopak
	syr eq 5mg base/5ml	Biocraft
	syr eq 5mg base/5ml	National Pharm/Barre
	syr eq 5mg base/5ml	Paco Research
	syr eq 5mg base/5ml	Pharmaceutical Basics
	syr eq 5mg base/5ml	Roxane
	tab eq 10mg base	Barr
	tab eq 10mg base	Biocraft
	tab eq 10mg base	Bolar
	tab eq 10mg base	Chelsea
	tab eq 10mg base	Cord
	tab eq 10mg base	Danbury
	tab eq 10mg base	Halsey
	tab eq 10mg base	Interpharm
	tab eq 5,10mg base	Invamed
	tab eq 10mg base	Martec
	tab eq 10mg base	Par

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tab eq 10mg base	Pharmaceutical Basics
tab eq 10mg base	Purepac/Kalipharma
tab eq 10mg base	Sidmak
tab eq 10mg base	Superpharm
tab eq 10mg base	Watson
inj eq 5mg base/ml	David Bull Labs
inj eq 5mg base/ml	Robins
syr eq 5mg base/5ml	Robins
tab eq 5,10mg base	Quantum
tab eq 10mg base	Beecham
tab eq 5,10mg base	Robins

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.6450 NAFICILLIN SODIUM

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Naficillin Sodium	inj eq 500mg, 1,2,4,10gm base/vial	Marsam
	inj eq 500mg, 1,2,4,10gm base/vial	Bristol/B-M
Brand(s) Nafcil	inj eq 500mg, 1,2,4,10gm base/vial	Beecham
	inj eq 500mg, 1,2,4gm base/vial	Wyeth Ayerst/AMHO

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.6460 NANDROLONE DECANOATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Nandrolone Decanoate	inj 50,100mg/ml	Lemmon
	inj 100,200mg/ml	LyphoMed
	inj 100mg/ml	Norbrook Am
Brand(s) Deca-Durabolin	inj 50,100,200mg/ml	Maury-Bioteg
	inj 50,100,200mg/ml	Quad
	inj 50,100,200mg/ml	Steris
	inj 50,100,200mg/ml	Organon/Akzona

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

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Section 790.6500 NAPHAZOLINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Naphazoline Hydrochloride Brand(s)	soln, opth 0.1%	Norbrook Am Maupay
Albalon Liquifilm	soln, opth 0.1%	Allergan Pharmafair
Nafazair	soln, opth 0.1%	Alcon
Naphcon Forte	soln, opth 0.1%	Bausch & Lomb Mayo
Opcon	soln, opth 0.1%	Tolab
Vasocon Regular	soln, opth 0.1%	

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.6540 NEOMYCIN SULFATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Neomycin Sulfate	inj eq 350mg base/vial inj eq 350mg base/vial pdr 100%	Pfizer Squibb Paddock Labs Biotcraft Lannett Lilly Roxane Squibb Vitarine
Brand(s) Mycifradin Neo-Rx Mycifradin	inj eq 350mg base/vial pdr 100%	Upjohn Pharm Tek Upjohn

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.6670 NITROGLYCERIN INJECTION

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Nitroglycerin Injection	inj 5mg/ml inj 5mg/ml inj 5mg/ml inj 5mg/ml inj 5,10mg/ml inj 5mg/ml	Abbott IMS Luitpold Lyphomed Quad Solopak

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Brand(s)

Nitro-Bid	inj 5mg/ml	Marion
Nitrol	inj 0.8mg/ml	Kremers-Urbani
Nitro I.V.	inj 5mg/ml	G Pohl-Boskamp
Nitrostat	inj 0.8, 5, 10mg/ml	Parke-Davis/M-L
Tridil	inj 5mg/ml	Am Crit Care/AHS

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7260 PIPERAZINE CITRATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
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Piperazine Citrate

	sy eq 500mg base/5ml	Lannett
	sy eq 500mg base/5ml	Luitpold
	sy eq 500mg base/5ml	Natcon
	sy eq 500mg base/5ml	National Pharm/Barme

Brand(s)

Antepar	@ sy eq 500mg base/5ml	Burroughs Wellcome
Bryrel	sy eq 500mg base/5ml	Winthrop-Breon/Sterling
Multifuge	sy eq 500mg base/5ml	Bluline
Vermidol	sy eq 500mg base/5ml	Reid-Rowell

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7265

POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE;
SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
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Brand(s)
Colovage

	227.1gm/packet;	Dynapharm
	2.82gm/packet;	
	6.36gm/packet;	
	5.53gm/packet;	
	21.5gm/packet	

Colyte

Reed & Carnrick

E-Z-EM Prep Lyte

E Z EM

	236gm/bot; 2.97gm/bot;	
	6.74gm/bot; 5.86gm/bot;	
	22.74gm/bot	

Glycoprep	236gm/bot;2.97gm/bot; 6.74gm/bot;5.86gm/bot; 22.74gm/bot
Golytely	236gm/bot;2.97gm/bot; 6.74gm/bot;5.86gm/bot; 22.74gm/bot

(Source: Amended at 14 Ill. Reg. 17208, effective October 5, 1990)

Section 790.7278 POTASSIUM BICARBONATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Potassium Bicarbonate	tab, effervescent 25mEq	<u>Copley</u>
Effer-K	tab, effervescent 25mEq	Nomax
K-Care	tab, effervescent 25mEq	Altra
Klor-Con EF	tab, effervescent 25mEq	CFH Laboratories
K-Lite	tab, effervescent 25mEq	Mead Johnson/B-M

Effervescent, Potassium Bicarbonate tablets for oral solution were reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7280 POTASSIUM CHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Potassium Chloride	inj 1, 2mEq/ml	Abbott
	inj 1, 2, 3, 4mEq/ml	Cutter
	inj 2mEq/ml	Elkins-Sinn/Robins
	inj 2mEq/ml	IMS
	inj 1, 2, 3, 4mEq/ml	Kendall McGaw
	inj 2, 3mEq/ml	Lemmon
	inj 2mEq/ml	Lilly
	inj 2, 3mEq/ml	LypoMed
	inj 2, 3mEq/ml	Maarey
	inj 2mEq/ml	Natcon
	inj 2mEq/ml	Norbrook Am
	inj 2, 3mEq/ml	<u>Searle</u>
	inj 2mEq/ml	Steris
	inj 2mEq/ml	Torignia
	inj 2mEq/ml	Travenol
	inj 2mEq/ml	Copley
	pdwr, 20mEq/pkt	

Products containing sugar shall not be interchanged with sugar free products without verification of the diabetic status of the patient.

Oral Potassium Chloride solutions and powders for solutions were reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7340 PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prednisolone Acetate; Sulfacetamide Sodium	susp, ophth 0.2%; 10%	Pharmafair
Brand(s)		
Predsulfar	oint, ophth 0.5%; 10%	Pharmafair
Vasocidin	oint, ophth 0.5%; 10%	Iolab
Blephamide	susp, ophth 0.2%; 10%	Allergan
Metimyd	susp, ophth 0.5%; 10%	Schering
Predamide	susp, ophth 0.5%; 10%	Norbrook Am Mauprey
Predsulfar	susp, ophth 0.5%; 10%	Pharmafair
Sulphrin	susp, ophth 0.5%; 10%	Bausch & Lomb

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7380 PREDNISOLONE SODIUM PHOSPHATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prednisolone Sodium Phosphate	inj eq 20mg phosphate/ml soln, ophth 0.125, 1% (eq 0.11%, 0.9% phosphate) soln, ophth 0.125, 1% (eq 0.11%, 0.9% phosphate)	Steris Barnes-Hind Norbrook Am Mauprey
Brand(s)		
Hydeltasol Inflamase	inj eq 20mg phosphate/ml soln, ophth 0.125% (eq 0.11% phosphate)	MSD/Merck Iolab
Inflamase Forte	soln, ophth 1% (eq 0.9% phosphate)	Iolab
Predair	soln, ophth 0.125% (eq 0.11% phosphate)	Pharmafair
Predair Forte	soln, ophth 1% (eq 0.9% phosphate)	Pharmafair

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7400 PREDNISONE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prednisone	oral soln 5mg/5ml oral soln 5mg/5ml tab 5, 10, 20mg tab 5, 10, 20, 50mg tab 5, 10, 20, 50mg tab 5, 10, 20mg tab 5, 10, 20mg tab 5mg tab 5, 10, 20, 50mg tab 5, 10, 20mg tab 5, 10, 20mg tab 5, 20mg tab 5, 10, 20mg tab 1, 2.5, 5, 10, 20, 25, 50mg tab 5, 10, 20mg tab 10mg tab 5, 10, 20, 50mg	Pharmaceutical Basics Roxane Barr Chelsea Cord Danbury Duramed Halsey Heather Interpharm Mutual Private Formulations Purepac Roxane Superpharm Towne-Paulsen West-Ward
Brand(s)		
Deltasone Deltasone Orasone	oral soln 5mg/5ml tab 5, 10, 20, 50mg tab 1, 5, 10, 20, 50mg	Upjohn Upjohn Reid-Rowell

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7500 PROCAINAMIDE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Procaïnamide Hydrochloride	@ cap 250, 375, 500mg cap 250, 500mg cap 250, 375, 500mg cap 250, 375, 500mg cap 250, 375, 500mg cap 250, 500mg @ cap 250, 375, 500mg @ cap 250, 500mg @ cap 250, 500mg cap 250, 375, 500mg inj 100, 500mg/ml inj 100, 500mg/ml	(Ascot) Bojar Chelsea Cord Danbury Lannett Lederle/Am Cyanamid Roxane (Vanguard/MMM) Zenith Abbott Elkins-Sinn/Robins

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Brand(s)	Strength	Form	Controlled Release
Procain	cap 375mg	cap	
Procapan	cap 250mg	cap	
Pronesty ¹	cap 250, 375, 500mg	cap	
Pronasty ¹	inj 100, 500mg/ml	inj	
Procain-SR	tab, controlled release	tab	
	250, 500, 750, 1000mg		
Rhythm ⁱⁿ	tab, controlled release	tab	
	250, 500mg		
	500mg		
	tab, controlled release	tab	
	500mg		
	500mg		
	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	500, 750mg		
	tab, controlled release	tab	
	250, 500, 750mg		
	tab, controlled release	tab	
	250, 500, 750mg		
	500mg		
	inj 500mg/ml	inj	
	inj 100, 500mg/ml	inj	
	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	500mg		
	inj 500mg/ml	inj	
	inj 100, 500mg/ml	inj	
	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	500, 750mg		
	tab, controlled release	tab	
	250, 500, 750mg		
	tab, controlled release	tab	
	250, 500, 750mg		
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	tab, controlled release	tab	
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	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	500, 750mg		
	tab, controlled release	tab	
	250, 500, 750mg		
	tab, controlled release	tab	
	250, 500, 750mg		
	500mg		
	inj 500mg/ml	inj	
	inj 100, 500mg/ml	inj	
	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	500, 750mg		
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	500mg		
	inj 500mg/ml	inj	
	inj 100, 500mg/ml	inj	
	tab, controlled release	tab	
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	inj 500mg/ml	inj	
	inj 100, 500mg/ml	inj	
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	tab, controlled release	tab	
	250, 500, 750mg		
	500mg		
	inj 500mg/ml	inj	
	inj 100, 500mg/ml	inj	
	tab, controlled release	tab	
	250, 500, 750, 1000mg		
	500, 750mg		

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.7700 PROMETHAZINE HYDROCHLORIDE

	DOSAGE FORM, STRENGTH
Promethazine	inj 25, 50mg/ml
Hydrochloride	@ inj 25, 50mg/ml inj 25, 50mg/ml inj 25, 50mg/ml inj 25, 50mg/ml inj 25, 50mg/ml
	inj 25, 50mg/ml
	inj 25, 50mg/ml
	inj 25, 50mg/ml
	syr 6.25mg/5ml, 25mg/5ml
	syr 6.25mg/5ml

APPLICATION HOLDER,
MANUFACTURER

Elkins-Sinn/Robins
Knoll Pharmaceutical
Lemmon
Marsam
Norbrook Am
Murphy-Bieteggeat
Steris
Winthrop/Sterling
KV Pharmaceutical
Life

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@ syr 6.25mg/5ml	Pharm Assoc/Beach
syr 6.25mg/5ml	Pharmaceutical Basics
syr 6.25mg/5ml	Towne Paulsen
inj 25.50mg/ml	Wyeth Ayerst/AMHO
@ inj 25.50mg/ml	Altana
syr 6.25mg/5ml	Wyeth Ayerst/AMHO
syr 25mg/5ml	Wyeth Ayerst/AMHO
syr 6.25mg/5ml	National Pharm/Barre

(Source: Amended at 14 ILL. Reg. 17208, effective October 5, 1990)

Section 790.7940 PYRIDOXINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pyridoxine Hydrochloride	inj 100mg/ml	Bel-Mar
	inj 100mg/ml	Dell
	inj 100mg/ml	Lemmon
	inj 100mg/ml	Luitpold
	inj 100mg/ml	Lynomed
	inj 100mg/ml	Mauery-Bioteg feat
	inj 100mg/ml	Natcon
	inj 100mg/ml	Norbrook Am
Hexa-Betalin	inj 100mg/ml	Stenis
		Lilly

(Source: Amended at 14 Ill. Reg. 17208, effective October 5, 1990)

Section 790.8020 QUINIDINE SULFATE

DRUG	Quinidine Sulfate
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MANUFACTURER

cap 200mg	Lilly
cap 200mg	Reid-Rowell
tab 200mg	Barr
tab 200mg	Beecham
tab 200mg	Bell
tab 200mg	Chelsea
tab 200mg	Cord
tab 200, 300mg	Danbury
tab 100, 200, 300mg	First Texas/Scherer
tab 200mg	Halsey
tab 200mg	ICN

tab 200mg	KV Pharmaceutical
tab 200mg	Lannett
tab 200mg	Lederle/Am Cyanamid
tab 200mg	Lilly
tab 100, 200, 300mg	Mutual
tab 200mg	Parke-Davis/W-L
tab 200mg	Pharmaceutical Basics
tab 200mg	Pharmavite
tab 200mg	Phoenix
tab 200mg	Private Formulations
tab 200mg	Purepac/Kalipharma
tab 200mg	Quantum
tab 200mg	Richlyn
tab 200, 300mg	Roxane
tab 200mg	Stanlabs/Simpak
tab 200mg	Superpharm
tab 200mg	Towne Paulsen
tab 200mg	(Vanguard/MWM)
tab 200mg	Vitarine
tab 200, 300mg	West-Ward
tab 200mg	Zenith

Brand(s)
Cin-Quin
Cin-Quin
Quinora

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.8136 SECOBARITAL SODIUM

DRUG DOSAGE FORM, STRENGTH

Socobarbital Sodium

APPLICATION HOLDER,
MANUFACTURER

Anabolic
Barv
Bell
Chelsea
Everylife
Halsey
ICN
KV Pharmaceutical
Lannett
Parke-Davis/W-L
Purepac/Kalipharma
Stanlabs/STmak
Towne Paulsen
Vitarine

Brand(s)	cap 100mg	cap 100mg	cap 100mg	cap 100mg	inj 50mg/ml	cap 50, 100mg	inj 50mg/ml
West-Ward							
Wyeth Ayerst/AMHO							
Zenith							
Wyeth Ayerst/AMHO							
Lilly							
Lilly							

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.8180 SILVER SULFADIAZINE

[illegible]

Silver-Sulfadiazine Brand(s)	cream-1%	Travenol/Elaine
Silvadene	cream 1%	Marion
SSD	cream 1%	Boots USA
Thermazine	cream 1%	Sherwood Med
Thermazone	cream-1%	Chesebrough P

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990.)

Section 790.8248 SODIUM NITROPRUSSIDE

	DOSAGE FORM	STRENGTH	APPLICATION HOLDER, <u>MANUFACTURER</u>
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DRUG DOSAGE FORM, STRENGTH

Sodium Nitroprusside
50mg/vial

Brand(s)
Nipride
Nitropress

(Source: Added at 74 FR 17298, effective October 5, 1990)

Section 790.8420 SULFACETAMIDE SODIUM

PRODUCT NAME	STRENGTH	DOSAGE FORM	MANUFACTURER	APPLICATION HOLDER
1. AMPHIPHILIC POLYMER	100 mg/mL	Injectable	ABC Pharma	ABC Pharma
2. BIODEGRADABLE POLYMER	50 mg/mL	Injectable	DEF Pharma	DEF Pharma
3. HYDROGEL	200 mg/mL	Injectable	GHI Pharma	GHI Pharma
4. EMULSION	150 mg/mL	Injectable	JKL Pharma	JKL Pharma
5. LIPOSOME	75 mg/mL	Injectable	MNO Pharma	MNO Pharma
6. CRYSTALLINE	300 mg/mL	Injectable	PQR Pharma	PQR Pharma
7. AMPHIPHILIC POLYMER	120 mg/mL	Injectable	STU Pharma	STU Pharma
8. BIODEGRADABLE POLYMER	60 mg/mL	Injectable	VWX Pharma	VWX Pharma
9. HYDROGEL	180 mg/mL	Injectable	YZA Pharma	YZA Pharma
10. EMULSION	160 mg/mL	Injectable	BCD Pharma	BCD Pharma
11. LIPOSOME	80 mg/mL	Injectable	EFG Pharma	EFG Pharma
12. CRYSTALLINE	320 mg/mL	Injectable	HIJ Pharma	HIJ Pharma
13. AMPHIPHILIC POLYMER	110 mg/mL	Injectable	KLM Pharma	KLM Pharma
14. BIODEGRADABLE POLYMER	55 mg/mL	Injectable	NOP Pharma	NOP Pharma
15. HYDROGEL	210 mg/mL	Injectable	QRS Pharma	QRS Pharma
16. EMULSION	140 mg/mL	Injectable	TUV Pharma	TUV Pharma
17. LIPOSOME	70 mg/mL	Injectable	WXY Pharma	WXY Pharma
18. CRYSTALLINE	310 mg/mL	Injectable	ZAB Pharma	ZAB Pharma
19. AMPHIPHILIC POLYMER	130 mg/mL	Injectable	CDE Pharma	CDE Pharma
20. BIODEGRADABLE POLYMER	65 mg/mL	Injectable	FGH Pharma	FGH Pharma
21. HYDROGEL	190 mg/mL	Injectable	IKL Pharma	IKL Pharma
22. EMULSION	170 mg/mL	Injectable	JMN Pharma	JMN Pharma
23. LIPOSOME	85 mg/mL	Injectable	OPQ Pharma	OPQ Pharma
24. CRYSTALLINE	330 mg/mL	Injectable	RST Pharma	RST Pharma
25. AMPHIPHILIC POLYMER	115 mg/mL	Injectable	UVW Pharma	UVW Pharma
26. BIODEGRADABLE POLYMER	58 mg/mL	Injectable	XYZ Pharma	XYZ Pharma
27. HYDROGEL	205 mg/mL	Injectable	ABC Pharma	ABC Pharma
28. EMULSION	155 mg/mL	Injectable	DEF Pharma	DEF Pharma
29. LIPOSOME	78 mg/mL	Injectable	GHI Pharma	GHI Pharma
30. CRYSTALLINE	305 mg/mL	Injectable	JKL Pharma	JKL Pharma
31. AMPHIPHILIC POLYMER	125 mg/mL	Injectable	MNO Pharma	MNO Pharma
32. BIODEGRADABLE POLYMER	62 mg/mL	Injectable	PQR Pharma	PQR Pharma
33. HYDROGEL	195 mg/mL	Injectable	STU Pharma	STU Pharma
34. EMULSION	165 mg/mL	Injectable	VWX Pharma	VWX Pharma
35. LIPOSOME	82 mg/mL	Injectable	YZA Pharma	YZA Pharma
36. CRYSTALLINE	315 mg/mL	Injectable	BCD Pharma	BCD Pharma
37. AMPHIPHILIC POLYMER	118 mg/mL	Injectable	EFG Pharma	EFG Pharma
38. BIODEGRADABLE POLYMER	56 mg/mL	Injectable	HIJ Pharma	HIJ Pharma
39. HYDROGEL	208 mg/mL	Injectable	KLM Pharma	KLM Pharma
40. EMULSION	158 mg/mL	Injectable	NOP Pharma	NOP Pharma
41. LIPOSOME	76 mg/mL	Injectable	QRS Pharma	QRS Pharma
42. CRYSTALLINE	308 mg/mL	Injectable	TUV Pharma	TUV Pharma
43. AMPHIPHILIC POLYMER	122 mg/mL	Injectable	WXY Pharma	WXY Pharma
44. BIODEGRADABLE POLYMER	60 mg/mL	Injectable	ZAB Pharma	ZAB Pharma
45. HYDROGEL	198 mg/mL	Injectable	ABC Pharma	ABC Pharma
46. EMULSION	162 mg/mL	Injectable	DEF Pharma	DEF Pharma
47. LIPOSOME	80 mg/mL	Injectable	GHI Pharma	GHI Pharma
48. CRYSTALLINE	312 mg/mL	Injectable	JKL Pharma	JKL Pharma
49. AMPHIPHILIC POLYMER	119 mg/mL	Injectable	MNO Pharma	MNO Pharma
50. BIODEGRADABLE POLYMER	59 mg/mL	Injectable	PQR Pharma	PQR Pharma
51. HYDROGEL	202 mg/mL	Injectable	STU Pharma	STU Pharma
52. EMULSION	159 mg/mL	Injectable	VWX Pharma	VWX Pharma
53. LIPOSOME	79 mg/mL	Injectable	YZA Pharma	YZA Pharma
54. CRYSTALLINE	309 mg/mL	Injectable	BCD Pharma	BCD Pharma
55. AMPHIPHILIC POLYMER	121 mg/mL	Injectable	EFG Pharma	EFG Pharma
56. BIODEGRADABLE POLYMER	61 mg/mL	Injectable	HIJ Pharma	HIJ Pharma
57. HYDROGEL	201 mg/mL	Injectable	KLM Pharma	KLM Pharma
58. EMULSION	161 mg/mL	Injectable	NOP Pharma	NOP Pharma
59. LIPOSOME	81 mg/mL	Injectable	QRS Pharma	QRS Pharma
60. CRYSTALLINE	311 mg/mL	Injectable	TUV Pharma	TUV Pharma
61. AMPHIPHILIC POLYMER	120 mg/mL	Injectable	WXY Pharma	WXY Pharma
62. BIODEGRADABLE POLYMER	57 mg/mL	Injectable	ZAB Pharma	ZAB Pharma
63. HYDROGEL	199 mg/mL	Injectable	ABC Pharma	ABC Pharma
64. EMULSION	160 mg/mL	Injectable	DEF Pharma	DEF Pharma
65. LIPOSOME	77 mg/mL	Injectable	GHI Pharma	GHI Pharma
66. CRYSTALLINE	307 mg/mL	Injectable	JKL Pharma	JK

Sodium Sulfacetamide

Fougera/Altana
Barnes-Hind
Norbrook Am Maupay
Steris

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED AMENDMENTS

90

Brand(s)
Bleph-10 oint, ophth 10%
Cetamide oint, ophth 10%
Sodium Sulamyd oint, ophth 10%
Sulfair-10 oint, ophth 10%
Bleph-10 soln, ophth 10%
Bleph-30 soln, ophth 30%
Isopto Cetamide soln, ophth 15%
Ocusulf-10 soln, ophth 10%
Ocusulf-30 soln, ophth 30%
Sodium Sulamyd soln, ophth 10%, 30%
Sulf-10 soln, ophth 10%
Sulfacel-15 soln, ophth 15%
Sulfair-10 soln, ophth 10%
Sulfair-15 soln, ophth 15%
Sulfair-Forse soln, ophth 30%
Sulfen-10 soln, ophth 10%

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.8710 SULINDAC

DRUG
Sulindac
Brand(s)
Clinoril

DOSAGE FORM, STRENGTH
tab 150, 200mg
tab 150, 200mg
tab 150, 200mg

APPLICATION HOLDER,
MANUFACTURER

American Therapeutics
Danbury
Merck/MSD

(Source: Added at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.8980 THIAMINE HYDROCHLORIDE

DRUG
Thiamine Hydrochloride

DOSAGE FORM, STRENGTH
inj 100, 200mg/ml
inj 100mg/ml
inj 100mg/ml
inj 100, 200mg/ml
inj 100mg/ml
inj 100mg/ml
inj 100mg/ml
inj 100mg/ml
inj 100mg/ml
inj 100mg/ml

APPLICATION HOLDER,
MANUFACTURER

Bel-Mar
Dell
Elkins-Sinn/Robins
Lemmon
Luitpold
Lyphomed
Maurry-Biotegteat
Natcon
Norbrook Am
Parke-Davis/W-L

90

DEPARTMENT OF PUBLIC HEALTH
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Brand(s)
Betalin S

inj 100, 200mg/ml
inj 100mg/ml
inj 100mg/ml

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.9084 TRAZODONE HYDROCHLORIDE

DRUG
Trazodone Hydrochloride

DOSAGE FORM, STRENGTH
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100mg
tab 50, 100, 150*mg
tab 50, 100, 150mg

APPLICATION HOLDER,
MANUFACTURER
American Therapeutics
Barr
Bolar
Chelsea
Danbury
Lemmon
Pharmaceutical Basics
Purepac/Kalipharma
Sidmak
Mead Johnson/B-M

*This 150mg tablet cannot be broken into three 50mg segments. Prescribers and pharmacists should be aware of this difference and take it into account when writing a prescription or practicing drug product selection.

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

Section 790.9460 TROPICAMIDE

DRUG
Tropicamide

Brand(s)
Mydralfair
Mydriacil

DOSAGE FORM, STRENGTH
soln, ophth 0.5%
soln, ophth 0.5, 1%
soln, ophth 0.5, 1%
soln, ophth 0.5, 1%

APPLICATION HOLDER,
MANUFACTURER

Norbrook Am Maurry
Optics

Pharmafair
Alcon

(Source: Amended at 14 Ill. Reg. 17298, effective October 5, 1990)

ILLINOIS RURAL BOND BANK

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

NOTICE OF ADOPTED RULES

- 1) Heading of Part: Application Process for Governmental Units

- 2) Code Citation: 47 Ill. Adm. Code 410

- 3) Section Numbers:

410.101 New Section
 410.102 New Section
 410.103 New Section
 410.104 New Section
 410.105 New Section
 410.106 New Section
 410.107 New Section
 410.108 New Section
 410.109 New Section

Adopted Action:

New Section
 New Section
 New Section
 New Section
 New Section
 New Section
 New Section
 New Section
 New Section

- 4) Statutory Authority: Section 2-7(c) of Public Act (86-0927) creating the Illinois Rural Bond Bank Act.

- 5) Effective Date of Rules: October 9, 1990.

- 6) Does this rulemaking contain an automatic repeal date? No.

- 7) Does this rulemaking contain any incorporations by reference? No.

- 8) Date filed in Agency's principal office: October 9, 1990.

- 9) Date Notice(s) of Proposed Rules was published in the Illinois Register: March 23, 1990, 14 Ill. Reg) 4449.

- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? No.

- 11) Difference between proposal and final version: Changes have been made per agreement between the Agency and the Joint Committee.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? The Agency has made all the changes agreed upon by the Agency and the Joint Committee.

- 13) Will the Rules replace an Emergency Rule currently in effect? No.

- 14) Are there any other Amendments pending on this Part? No.

- 15) Summary and purpose of Rules:

Section 410 of the adopted rules of the Illinois Rural Bond Bank sets forth the application, decision, and reconsideration processes followed by the Board of Commissioners. These processes inform an applying governmental unit of the steps to be completed by the responsible parties at various stages. It describes the costs to be incurred by a governmental unit, including a non-refundable application fee paid by all applicants to the Bond Bank. The fee amount is determined by the dollar amount requested consistent with an established fee schedule. If an applicant is approved and bonds are issued, the applicant is responsible for the reimbursement for services rendered by the Financial Advisor and Bond Counsel as well as administrative charges and annual fees payable to the Bond Bank to cover operating expenses.

- 16) Information and questions regarding this Adopted Rulemaking shall be directed to:

Mr. Donald R. Norton
 Executive Director
 427 East Monroe Street
 Suite 202
 Springfield, Illinois 62701
 (217) 524-2663

The full text of the Adopted Rules begins on the next page.

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER III: ILLINOIS RURAL BOND BANK

PART 410

APPLICATION PROCESS FOR GOVERNMENTAL UNITS

Section

- 410.101 General Description
- 410.102 Applicant Eligibility
- 410.103 Pre-Filing Stage
- 410.104 Filing of Application
- 410.105 Approval of Application
- 410.106 Denial of Application
- 410.107 Priority of Application
- 410.108 Source of Payment and Nature of Obligation
- 410.109 Fees

AUTHORITY: Implementing and authorized by Section 2-7(c) of the Illinois Rural Bond Bank Act (P.A. 86-927, effective January 1, 1990).

SOURCE: Emergency rule adopted at 14 Ill. Reg. 4712, effective March 9, 1990, for a maximum of 150 days; expired August 6, 1990; adopted at 14 Ill. Reg. 17357, effective October 9, 1990.

Section 410.101 General Description

The Illinois Rural Bond Bank is a public body corporate and politic and an instrumentally of the State, which engages in the financing of rural governmental units in Illinois by issuing tax-exempt bonds. The tax-exempt status of the Bank's bonds results in considerable savings in interest costs to the participating units. The Illinois Rural Bond Bank Act (the "Act") under which the Bank operates, was written to make it possible for the Bank to engage in a broad range of financing. The Bank has accordingly prepared these Rules for the purpose of advising Illinois governmental units as to what can be financed under the Act. The Bank encourages interested governmental units to apply for financing, but must, of course, reserve the right to accept or reject any application.

Section 410.102 Applicant Eligibility

Any "governmental unit," meaning any rural county; or any municipality or township having a population less than 25,000, school district, community college district, special district, or other unit designated as a rural unit of local government by the Governor's Executive Order No. 6, effective October 17, 1986, creating the Rural Fair Share Initiative located in a rural county who wishes to sell bonds, may apply to participate in selling bonds to the Illinois Rural Bond Bank.

Section 410.103 Pre-Filing Stage

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Prior to the preparation or submission of any application for assistance, each governmental unit is requested to contact the Bank's Executive Director. The Executive Director will arrange for a meeting or meetings, with the unit and the Bank's Executive Director and Financial Advisor. The purpose of the meeting or meetings is to provide information to the unit of local government in order to assist in the application process under the Act and this Part.

Section 410.104 Filing of Application

- a) When a loan application is submitted to the Bank, the Executive Director shall review the loan application to determine whether it is complete (all information is fully filled out), and whether the criteria established by the Act and these rules have been satisfied. If the Executive Director determines that the loan application is incomplete, he shall, within five days of such determination, inform the applicant and shall detail the information or material which is necessary to complete the application. For the purpose of these rules, no application shall be deemed complete until the applicant has provided additional information or material as requested by the Executive Director.
- b) Once the application is completed, the application shall be filed with the Bank. (The applicant unit is to submit its application fee with the application).
- c) The Bank's Executive Director shall submit this filed application to the Bank for its consideration at its next meeting once the Financial Advisor's initial financial review is completed.
- d) At the next meeting, the Bank will determine if it shall accept the submitted application. In reaching this conclusion, the Bank will consider:
 - 1) The application itself;
 - 2) Comments and presentations by representatives of the applicant unit; and
 - 3) The Financial Advisor's initial review.
- e) If the Bank accepts the application, it shall authorize the following tasks:
 - 1) Bond Counsel shall be directed to undertake a preliminary investigation of legal feasibility of the project; and
 - 2) The Board of the Illinois Rural Bond Bank, in order to accomplish the purposes of the Act, in concert with the Financial Advisor, establishes the credit policy of the Bank. Applications of local governmental units are analyzed to determine their ability to repay such loans without diminishing or diluting the credit quality and obligations of the State of Illinois. The following criteria are taken into account in the financial review process:
 - A) The economic base and financial status of the local government.
 - B) Population trends.
 - C) Employer, income level and unemployment statistics.
 - D) Debt of the governmental unit and maturity structure.

ILLINOIS RURAL BOND BANK

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- E) Security of contemplated debt.
- F) Trends in debt retirement, budgetary sufficiency and historical debt coverage.
- G) Revenue and tax collection data and trends.
- H) Major employers.
- I) Tax rate limitations.
- J) Debt per acre.
- K) Assessed valuation trend.
- L) Pension liabilities.
- M) Major users/revenue contribution.
- N) General financial condition.
- f) Upon acceptance of the application by the Bank, the application fee shall be deemed non-refundable and shall be deposited by the Bank.

Section 410.105 Approval of Application

- a) The Bank shall decide whether or not to approve an accepted application, based upon the criteria stated in Section 410.104(d) and (e), once the Financial Advisor and Bond Counsel have completed their reviews of the project.
- b) If the accepted application is approved, the Financial Advisor, Executive Director and Bond Counsel will be authorized and directed to prepare all necessary financial and legal documentation incident to a bond or note offering, e.g., a certified financial statement of the unit of local government.
- c) "Approval" of an application by the Bank is not, nor should be, construed as any form of a commitment or guarantee, on the part of the Bank to the applicant unit that the proposed financing will be successfully completed and sold. Rather, approval of an application indicates the Bank's desire to work with the applicant in the attempt to bring its issue to sale.
- d) In the event that the applicant's issue is sold, the applicant shall reimburse the Financial Advisor and Bond Counsel for their services rendered. Such costs may be funded out of bond proceeds. Further, in the event that the applicant's issue is sold, the applicant shall be obligated to pay the Bank the Administrative Charge and Annual Fee.

Section 410.106 Denial of Application

If the application is denied and service is made upon the applicant about the grounds for the denial, then within 21 days of denial, the applicant may file with the Bank a Request for Reconsideration, stating reasons why the Board should withdraw its denial of the application and approve the loan. The Request for Reconsideration may be accompanied by supporting documents and information not previously considered by the Board. The Board shall review the Request for Reconsideration. A denial of a Request for Reconsideration shall be final. While a Request for Reconsideration is pending, the application that is the subject of the Request for Reconsideration shall be deemed complete for the purposes of these rules. An application which has been denied by the Board

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might be reconsidered under the following circumstances:

- a) The governmental unit exhibits an improving financial condition as evidenced by empirical data and ratio analysis.
- b) The creditworthiness of the project is enhanced by collateral and/or more attractive terms and conditions proffered by the applicant.
- c) Additional information is supplied which will significantly and positively impact the economic viability of the local government unit (i.e., new plant(s) opening(s), expansion of existent businesses, significant commercial and residential regeneration, etc.)."

Section 410.107 Priority of Application

Applications shall be processed by the Bank on a first-come, first-served basis, based upon the receipt of all completed documents by the Bank. The Bank may deviate from the first-come, first-served rule.

Section 410.108 Source of Payment and Nature of Obligation

The principal and interest on the bond is a limited obligation payable solely out of the revenues derived from the governmental unit and the underlying collateral or other security furnished by or on behalf of the governmental unit.

Section 410.109 Fees

- a) The Bank charges the following fees:
 - 1) Application Fee - Submitted with application and not refundable.
 - a) \$250.00 on issues up to but not including \$1,000,000 principal amount;
 - b) \$500.00 on issues of \$1,000,000 up to but not including \$5,000,000 on principal amount;
 - c) \$1,000.00 on issues of \$5,000,000 principal amount and over. (This fee will be credited to the Administrative Charge upon approval of the application.)
 - 2) Administrative Charge - 1/4 of 1% of the principal amount of bonds issued or \$10,000 whichever is less - payable at closing.
 - 3) Annual Fee - Commencing January 1, 1990, the Annual Fee shall be 2/100th of 1% of the original amount of the bond issue in each year in which bonds or notes are outstanding.
- b) These fees are designed to cover the operating expenses of the Bank.

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

- 1) Heading of Part: General Rules
- 2) Code Citation: 47 Ill. Adm. Code 400
- 3) Section Numbers:
- | | |
|---------|-------------|
| 400.102 | New Section |
| 400.103 | New Section |
| 400.104 | New Section |
| 400.105 | New Section |
| 400.106 | New Section |
| 400.107 | New Section |
| 400.108 | New Section |
| 400.109 | New Section |
| 400.110 | New Section |
| 400.111 | New Section |
| 400.112 | New Section |
| 400.113 | New Section |
| 400.114 | New Section |
| 400.115 | New Section |
| 400.116 | New Section |
| 400.117 | New Section |
| 400.118 | New Section |
- Adopted Action:
- 4) Statutory Authority: Section 2-7(c) of Public Act (86-0927) creating the Illinois Rural Bond Bank Act.
- 5) Effective Date of Rules: October 9, 1990.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rulemaking contain any incorporations by reference? No.
- 8) Date filed in Agency's principal office: October 9, 1990.
- 9) Date Notice(s) of Proposed Rules was published in the Illinois Register: March 23, 1990, 14 Ill. Reg. 4451.
- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? No.
- 11) Difference between proposal and final version: Changes have been made per agreement between the Agency and the Joint Committee.

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- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? The Agency has made all the changes agreed upon by the Agency and the Joint Committee.
- 13) Will the Rules replace an Emergency Rule currently in effect? No.
- 14) Are there any other Amendments pending on this Part? No.
- 15) Summary and purpose of Rules:
- Section 400 of the adopted rules of the Illinois Rural Bond Bank establishes the general purposes of the Act in assisting rural governmental units in financing public improvements and other governmental projects through the issuance of bonds and/or notes at reduced interest costs. The Illinois Rural Bond Bank makes available this source of financing to rural governmental units not otherwise able to borrow for these purposes through the issuance of its bonds and/or notes.
- Section 400 defines the terms and composition of the Board of Commissioners, the role of the Executive Director, and the operational public policy of the Illinois Rural Bond Bank's Board of Commissioners consistent with the Act.
- 16) Information and questions regarding this Adopted Rulemaking shall be directed to:
- Mr. Donald R. Norton
Executive Director
427 East Monroe Street
Suite 202
Springfield, Illinois 62701
(217) 524-2663

The full text of the Adopted Rules begins on the next page.

ILLINOIS RURAL BOND BANK
NOTICE OF ADOPTED RULESTITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER III: ILLINOIS RURAL BOND BANKPART 400
GENERAL RULES

Section	Definitions
400.102	Purposes and Objectives
400.103	Compliance with Federal Law
400.104	Forms for Program
400.105	Composition, Appointment and Terms of Office
400.106	Officers
400.107	Executive Director
400.108	Meetings
400.109	Quorum
400.110	Reimbursement
400.111	Rules of Order
400.112	Records and Reports
400.113	Public Participation
400.114	Purchasing Rules
400.115	Seal
400.116	Principal Office
400.117	Revision
400.118	

AUTHORITY: Implementing and authorized by Section 2-7(c) of the Illinois Rural Bond Bank Act (P.A. 86-927, effective January 1, 1990).

SOURCE: Emergency rule adopted at 14 Ill. Reg. 4720, effective March 9, 1990, for a maximum of 150 days; expired August 6, 1990; adopted at 14 Ill. Reg. 17363, effective October 9, 1990.

Section 400.102 Definitions

The following definitions shall apply in and to all rules adopted by the Illinois Rural Bond Bank:

"Act" means the Illinois Rural Bond Bank Act, as now exists or is hereinafter amended, P.A. 86-927 effective January 1, 1990.

"Application" means a potential borrower application to issue bonds through the Bank pursuant to rules in the Administrative Code.

"Application Fee" means the fee required to be paid to the Bank by the potential borrower at the time the application is filed.

"Bank" or "Bond Bank" means the Bank created by Section 2-1 of the Act.

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"Board" means the governing body of the Bank.

"Bondholder" or "holder" or "noteholder" or any similar term when used with reference to a bond or note of the Bank means any person who is the bearer of any outstanding bond or note of the Bank registered to bearer or not registered, or the registered owner of any outstanding bond of the Bank which at the time is registered other than to bearer.

"Bonds" mean bond of the Bank issued under this Act.

"Borrower" means any governmental unit which submits an application and is accepted to issue bonds through the Bank.

"Chairman" means the Chairman of the Bank.

"Fully marketable form" means a local governmental security duly executed and accompanied by an approving legal opinion of bond counsel. The local governmental security so executed need not be printed or lithographed, nor be in more than one denomination.

"General fund" means the fund established as provided in Section 3-7 of the Act.

"Governmental unit" means any rural county; or any municipality or township having a population less than 25,000, school district, community college district, special district, or other unit designated as a rural unit of local government by the Governor's Executive Order creating the Rural Fair Share Initiative, Governor's Executive Order No. 6, effective October 17, 1986.

"Local governmental security" means a bond or note or evidence of debt issued by a governmental unit and payable from taxes or from rates, charges or assessments.

"Notes" means any notes of the Bank issued under the Act.

"Person" means, unless limited to a natural person by the context in which it is used, a person, corporation, association, trust, partnership or cooperative.

"Required debt service reserve" means the amount required to be on deposit in the reserve fund as prescribed by Section 3-6 of the Act.

"Reserve fund" means the Rural Bond Bank Reserve Fund established as provided in Section 3-6 of the Act.

"Revenues" means all fees, charges, moneys, profits, payments of principal of or interest on local governmental securities and other investments, gifts, grants, contributions, appropriations and all

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other income derived or to be derived by the Bank under this Act.

"Rural county" means any county other than a county having a population in excess of 1,000,000, and other than a county contiguous with a county having a population in excess of 1,000,000.

Section 400.103 Purposes and Objectives

These rules are established to accomplish the general purposes of the Act and in particular the purchasing of governmental units bonds in accordance with the program to achieve the following objectives:

- a) To foster and promote by all reasonable means the provision of adequate capital markets and facilities for borrowing money by rural units of local government, and for the financing of their respective public improvements and other governmental purposes within the State from proceeds of bonds or notes issued by those governmental units;
- b) To assist rural governmental units in fulfilling their needs for those purposes by use of creation of indebtedness;
- c) To the extent possible, to reduce the costs of indebtedness to taxpayers and residents of this State and to encourage continued investor interest in the purchase of bonds or notes of rural governmental units as sound and preferred securities for investment; and
- d) To encourage rural governmental units to continue their independent undertakings of public improvements and other governmental purposes and the financing thereof, and to assist them in those activities by making funds available at reduced interest costs for orderly financing of those purposes, especially during periods of restricted credit or money supply, and particularly for those rural governmental units not otherwise able to borrow for those purposes. (Section 1-2(a) of the Act).

Section 400.104 Compliance with Federal Law

Notwithstanding anything herein to the contrary, this Part shall be construed in conformity and compliance with applicable federal law, including without limits (26 USC) 103-103-A of the Internal Revenue Code of 1954.

Section 400.105 Forms for Program

The Executive Director shall prepare, use, supplement and amend such forms, agreements and other documents as may be necessary to implement the program.

Section 400.106 Composition, Appointment and Terms of Office

- a) The Board of the Bank shall be composed of seven members as specified in Section 2-2 of the Act.
- b) Members shall be appointed in the manner provided in Section 2-2 of the Act, and for such terms as provided in Section 2-2(3) of the Act

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- c) and shall serve until their successors are appointed and qualified.
A vacancy shall occur when a member has resigned, no longer resides within the State of Illinois, or has become incapacitated and rendered incapable of serving or performing duties as a member.

Section 400.107 Officers

- a) The Lt. Governor is Chairman, and the Treasurer is Vice Chairman, the Executive Director is Secretary and Treasurer, as provided in Section 2 of the Act.
- b) The Chairman shall preside at all meetings of the Bank and perform such other duties as are set forth in these Rules. The Vice Chairman shall perform all duties incumbent upon the Chairman during the absence or disability of the Chairman.
- c) The Chairman may establish such standing, ad hoc or other special committees as he deems necessary. The composition, Chairmen, and duties of such committees shall be specified by the Chairman.

Section 400.108 Executive Director

- a) Chief Operating Officer. The Executive Director shall be the Chief Operating Office of the Bank, responsible to the Board for the execution of its policies and procedures.
- b) Qualifications. The Executive Director shall be a person who, by reason of education and experience, shall have demonstrated professional ability and knowledge in public administration, supervision of staff, policy formulation, be knowledgeable in rural affairs and finance.
- c) Duties:
 - 1) The Executive Director shall develop the duties of the staff, direct its activities from its principal office and perform such other duties and functions as may be required by the Bank.
 - 2) The Executive Director shall also have chief responsibility for primary external liaison to all other units or branches of government and businesses in Illinois, particularly as such activity relates directly to the implementation of the Act and the policies of the Bank.
 - 3) The Executive Director is responsible for all administrative matters within the Bank: personnel, budgeting and fiscal planning, financial statements, purchasing fee collection, annual financial reports, annual goals and objectives statements, and compliance with all state government operational requirements.
 - 4) In particular, the Executive Director shall, on behalf of the Bank, have responsibility and commensurate authority to perform duties, including, but not limited to, the following:
 - A) Provide staff and administrative services, either directly or through the use of outside contractors, for the Bank, provided, however, that the Board must approve all contracts and the appointment of candidates for all staff positions.

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Responsibility for dismissal of Bank staff is that of the Executive Director;

- B) Prepare annual operating budgets for Board approval;
- C) Report periodically to the Board, both at and between meetings, on all aspects of the operation of the Bank, including the following:

- i) Key matters relating to relations with outside consulting firms and the status of legislative and state agency relations;
- ii) Updating Board members on progress toward its major objectives and staff progress/evaluation;
- iii) Providing regular briefings of Board members on agenda items prior to scheduled public meetings.
- iv) Recommend to the Board those policy and procedural options necessary to implement the provisions of the Act;
- v) Plan, with the Chairman, all meetings of the Bank;
- vi) Maintain all records, files and reports required by the Bank;
- vii) Prepare and submit for review by the Board the reports required of the Bank, including the annual report to the Governor and members of the General Assembly;
- viii) Prepare and, as needed, revise and amend with approval of the Board, such forms as necessary for administration of Bank programs. The number and type of forms shall be sufficient to safeguard the interests of the Bank;
- ix) Represent the Bank whenever necessary; and
- x) Perform other duties and exercise other authorities as directed by the Board.

- 5) Delegation. In order to carry out the duties and functions vested in him under the Act and the Rules of the Bank, the Executive Director may delegate to and vest in the staff of the Bank the authority to perform such duties and functions as he may deem necessary or appropriate.

Section 400.109 Meetings

- a) It is the public policy of the Bank that it exists to aid in the conduct of the business of the people of the State. It is the Bank's intent that its actions shall be taken and its deliberations be conducted openly. The Bank shall conduct all its meetings in conformity with the provisions of the Open Meetings Act (Ill. Rev. Stat. 1989, ch. 102, pars. 41 et seq.).
- b) The Bank may hold closed sessions only for the purpose permitted by the Open Meetings Act.
- c) Notice of the time and place of every meeting shall be given to each member at least 24 hours before such meeting.
- d) At the beginning of each fiscal year, the Bank shall prepare, make

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available and give public notice of a schedule of all regular meetings for such fiscal year, listing the regular dates, times and places of such meetings. Public notice of any special meetings, or of any rescheduled or reconvened regular or special meeting, shall be given at least 24 hours before such meeting. Public notice of reconvened meetings need not be given where the meeting is to be reconvened within 24 hours, nor where announcement of the time and place of the reconvened meeting was made at the original meeting and there is no change in the agenda.

Section 400.110 Quorum

Four members of the Board shall constitute a quorum. The Affirmative vote of four of the members of the Board shall be necessary for any action requiring a vote to be taken by the Board. A vacancy in the membership of the Board shall not impair the right of a quorum to exercise all the rights and perform all the duties of the Board as provided for in the Act.

Section 400.111 Reimbursement

- a) Members of the Board and approved staff shall be reimbursed for travel expenses incurred in the performance of their duties as provided by the law or by these Rules. Such reimbursement shall be in accordance with the official travel regulations approved by the Governor's Travel Control Board, 80 Ill. Adm. Code 3000.
- b) All claims for reimbursement of travel and subsistence expenses shall be submitted on State of Illinois Travel Vouchers (Form C-10). Submissions of Travel Vouchers may be made subsequent to each meeting of the Board or may be held for submission at the conclusion of each month. The Executive Director shall be the recipient of such vouchers for administrative processing and approval.
- c) For the purpose of travel expense reimbursement, expenses incurred by the Bank members participating singly, or as a unit of the whole, or as a total Bank, shall be considered to be official business of the State and of the Bank when such expenses are incurred in the following activities:
 - 1) Regular and special Bank meetings called by the Chairman through the Executive Director.
 - 2) Participation in investigations, hearings, judicial proceedings, or the like, in connection with any matter properly before the Bank.
 - 3) Participation in standing, ad hoc or other special committees prescribed by the Chairman of the Board.
 - 4) Attendance, as a representative of the Bank, at meetings conducted by agencies of the State and Federal governments, and by national, state and local organizations, concerning loan programs of a similar nature. No reimbursement for travel outside the State shall be allowed unless written approval by the agency head is obtained in advance. Requests for approval of

out-of-state travel shall be submitted to the Executive Director on a "Request For Out-of-State Travel" form. No travel voucher shall be approved for reimbursement of out-of-state travel costs unless accompanied by an approved "Request For Out-of-State Travel." If trips not exceeding 50 miles beyond the boundaries of Illinois are made into neighboring states, no advance written approval is required.

Section 400.112 Rules of Order

Robert's Rules of Order (Scott, Foresman and Co., 1970, no subsequent dates or editions) shall govern all meetings and actions of the Board.

Section 400.113 Records and Reports

The Bank shall maintain files available to the public containing all information declared public in the Act, the regulations issued under the Act, and in The Open Meetings Act. All such files shall be open to public inspection and copying at \$0.10 per page at the principal office of the Bank.

Section 400.114 Public Participation

Public Participation at Open Meetings. Members of the public who wish to present their views at a Board meeting shall contact the Executive Director in writing. Requests shall outline the subject to be addressed at the meeting. A presentation shall be placed on the agenda of a Board meeting if the request is received by the Executive Director at least one week prior to that meeting. Requests received by the Executive Director less than one week prior to a Board meeting shall be deferred to the following meeting. At the Board meeting, ten minutes shall generally be scheduled for each presentation. At the discretion of the Board, more time may be allowed. Additional time will be allowed if the complexity of the background data so requires, or if the proposed use of the proceeds of an Illinois Rural Bond Bank Loan must be closely scrutinized to determine that it meets the programmatic guidelines that have been set out in the applicable rules and regulations. The Executive Director, or a designee, shall notify the requesting party of the exact time and place for the presentation before the Board. This notification shall be by phone call, and followed up by a confirming letter. On the date of the Board presentation, each person scheduled to make a presentation, or each member of a delegation, shall sign a registration sheet located at the reception desk.

Section 400.115 Purchasing Rules

- a) Policy. Recognizing the necessity for economy in governmental expenditure, the Bank is committed to the practices of centralized purchasing where feasible.
- b) Centralized Purchasing. Certain agencies have been charged with the responsibility for the central procurement of specified goods and services. Accordingly, the Bank will obtain, where feasible, such

goods and services as prescribed by law through such agencies, including the Department of Central Management Services and such agencies as may be designated by law. Such goods and services shall include, but not be limited to, the following: paper, stationery, envelopes, insurance, vehicle maintenance and repairs, telecommunications equipment and services, electronic data processing equipment and services and construction materials and services.

- c) Acquisition of Services not elsewhere provided for herein. The Bank will enter into service agreements in accordance with the Illinois Purchasing Act (Ill. Rev. Stat., 1989, ch. 127, par. 132.1 et seq.).
- d) Procurement Rules. The procurement rules of the Department of Central Management Services (44 Ill. Adm. Code 1) as amended shall govern all procurements by the Bank where feasible.
- e) Governing Provision. These rules are subject to the provisions of the Illinois Purchasing Act and all other applicable laws of the State of Illinois.

Section 400.116 Seal

The Bank is empowered to adopt an official seal for the Bank.

Section 400.117 Principal Office

The principal office of the Bank shall be in Springfield, Illinois.

Section 400.118 Revision

These Rules may be amended by the affirmative vote of four or more members of the Board, such amendment to be effectuated as provided by the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1001 et seq.).

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

- 1) Heading of Part: Purchase of Governmental Unit Bonds

- 2) Code Citation: 47 Ill. Adm. Code 420

- 3) Section Numbers:

420.101	New Section
420.102	New Section
420.103	New Section
420.104	New Section
420.105	New Section
420.106	New Section
420.107	New Section
420.108	New Section
420.109	New Section

Adopted Action:

New Section
New Section
New Section
New Section
New Section
New Section
New Section
New Section
New Section

- 4) Statutory Authority: Section 2-7(c) of Public Act (86-0927) creating the Illinois Rural Bond Bank Act.

- 5) Effective Date of Rules: October 9, 1990.

- 6) Does this rulemaking contain an automatic repeal date? No.

- 7) Does this rulemaking contain any incorporations by reference? No.

- 8) Date filed in Agency's principal office: October 9, 1990.

- 9) Date Notice(s) of Proposed Rules was published in the Illinois Register: March 23, 1990, 14 Ill. Reg) 4453.

- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? No.

- 11) Difference between proposal and final version: Changes have been made per agreement between the Agency and the Joint Committee.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? The Agency has made all the changes agreed upon by the Agency and the Joint Committee.

- 13) Will the Rules replace an Emergency Rule currently in effect? No.

- 14) Are there any other Amendments pending on this Part? No.

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

- 15) Summary and purpose of Rules:

Section 420 of the adopted rules of the Illinois Rural Bond Bank establishes the terms and conditions by which a governmental unit may sell its bonds and notes to the Illinois Rural Bond Bank. The governmental unit is responsible for paying the rating agency and printing costs of the anticipated bond offering. These costs are payable even if the financing does not close. The governmental unit is responsible for the payment of fees to the designated bond trustee for necessary fiduciary services required under the indenture.

- 16) Information and questions regarding this Adopted Rulemaking shall be directed to:

Mr. Donald R. Norton
Executive Director
427 East Monroe Street
Suite 202
Springfield, Illinois 62701
(217) 524-2663

The full text of the Adopted Rules begins on the next page.

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER III: ILLINOIS RURAL BOND BANK

PART 420

PURCHASE OF GOVERNMENTAL UNIT BONDS

Section	Purchase of Governmental Unit Bonds
420.101	Yield on Bonds
420.102	Arbitrage and Investment Gain
420.103	Bond Rating
420.104	Printing Costs
420.105	Trustee Fees
420.106	Title Insurance
420.107	Length of Bond Issue
420.108	Type of Bond Issue
420.109	

AUTHORITY: Implementing and authorized by Section 2-7(c) of the Illinois Rural Bond Bank Act (P.A. 86-927, effective January 1, 1990).

SOURCE: Emergency rule adopted at 14 Ill. Reg. 4734, effective March 9, 1990, for a maximum of 150 days; expired August 6, 1990; adopted at 14 Ill. Reg. 17373, effective October 9, 1990.

Section 420.101 Purchase of Governmental Unit Bonds

If its application is accepted, a governmental unit may contract to pay interest on, or an interest cost per year for, money borrowed from the Bank and evidenced by its securities purchased by the Bank. Every governmental unit may contract with the Bank concerning the terms and conditions of the loan or purchase, without limitation as to denomination. As provided in the ordinance of the governing body of the governmental unit under which the bonds and notes are authorized to be issued, those bonds and notes may:

- Be fully registered, registerable as to principal only, or in bearer form;
- Bear interest in compliance with Section 3.16(a) and 3.16(b)(2) of the Act;
- Be evidenced in any manner by the governing instrument determining the debt;
- Contain other provisions not inconsistent with this Section; and
- Be sold to the Bank without advertisement at any price or prices.

Section 420.102 Yield on Bonds

Bonds sold to the Bank shall bear interest at such rate or rates, be repayable in such principal amounts, and be sold to the Bank at such price or prices which in the aggregate shall produce revenues to the Bank with respect to such Bonds which shall at least be sufficient to enable the Bank to pay when due the principal of and interest on the Bank's Bonds issued to finance such unit

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

bonds, to pay costs related to the issuance of such bond and to pay the Bank's expenses for the operation of the Bank. In no event, however, shall the yield on such unit bonds exceed the maximum permitted by application of the provisions of Sections 103(C) and 103A of the Internal Revenue Code of 1954 (26 USC) 103(C) and 103A as amended from time to time.

Section 420.103 Arbitrage and Investment Gain

Arbitrage and investment gains, if any, shall be paid or expedited as required by Section 103A of the Internal Revenue Code of 1954 (26 USC) 103A as amended from time to time.

Section 420.104 Bond Rating

All public financing will be submitted to two bond rating agencies - Moody's Investors Service, Inc. and Standard & Poor's Corporation - for the assignment of a bond quality rating. The applicant's cost of these services varies with the size of the bond issue and the time required for the agencies to make their evaluation. Payment of these costs by the governmental unit shall be at the closing of the bond sale. In the event that the financing does not close, payment of these costs by the governmental unit shall be paid no more than 30 days after written notification by regular mail that such financing did not close.

Section 420.105 Printing Costs

Printing costs include the charges for printing and distribution of a preliminary and final Office Statement and the printing of bonds, which is done by a company specializing in the printing of such documents. The various legal documents (such as mortgage, indenture or loan agreement and the guaranty) may be reproduced by a less formal and less expensive method. The cost of reproduction will vary with the length of the documents, the number of corrections made in various proofs will also affect the cost. Payment of printing costs by the governmental unit shall be paid at the closing of the bond sale. However, payment for printing is due no more than 30 days after written notification by regular mail that the financing did not close.

Section 420.106 Trustee Fees

Bond trustees and paying agents are customarily banks of sufficient size to provide the necessary fiduciary services required under an indenture. Normally, a fee is charged by the trustee at the time of the closing of the bond sale for its various services in connection with receipt of monies to be deposited, in funds created under the indenture and payments from the borrower, and the disbursements of principal and interest to bondholders. The fees of trustees are negotiable, and vary with the individual banks, and are payable by the governmental unit.

Section 420.107 Title Insurance

ILLINOIS RURAL BOND BANK

NOTICE OF ADOPTED RULES

If using real property as collateral to secure a bond issue, title insurance is required. The fees of the title insurance company are payable at the bond closing by the governmental unit. If the sale of bonds is not consummated and no title insurance policy is issued, charges shall be limited to search fees, and are payable within 30 days of written notification by regular mail.

Section 420.108 Length of Bond Issue

The Bank, in consultation with the applying unit, will determine the length of any given issue.

Section 420.109 Type of Bond Issue

The Bonds shall be sold at a private or public sale.

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NOTICE OF ADOPTED AMENDMENT(S)

- 1) The Heading of the Part: Certificates of Title, Registration of Vehicles
- 2) Code Citation: 92 Ill. Adm. Code 1010
- 3) Section numbers: 1010.510 Adopted Action:
Amendment
- 4) Statutory Authority: Implementing Chapter 3 and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 3-100 et seq. and 2-104(b))
- 5) Effective Date of Amendment: October 15, 1990
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 15, 1990
- 9) Notice of Proposal Published in Illinois Register:
14 Ill. Reg. 8998, June 8, 1990
- 10) Has JCRR issued a Statement of Objections to these amendments? No
- 11) Differences between proposal and final version:
 1. Updated the Ill. Rev. Stat. citations to "1989".
 2. In Section 1010.510(a)(5)(B), (C), and (D) changed "of the Code" to "of the Illinois Vehicle Code".
 3. In Section 1010.510(a)(6)(A), last line, enclosed the subsection labels within parenthesis.
 4. In Section 1010.510(b)(2)(B), (b)(3)(A), (c)(2)(B) and (c)(3)(A) changed "paragraph" to "subsection".
 5. In Section 1010.510(a)(5)(E)(i) added "of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, 3-801)" after Section 3-801" in the first line. Also changed "must" to "shall" and "should" to "shall".
 6. In Section 1010.510(5)(E)(iii) changed "will" to "shall".

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NOTICE OF ADOPTED AMENDMENT(S)

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7. In Section 1010.510(a)(6)(A) changed "will" to "shall in the last sentence and the next to the last sentence.

8. In Sections 1010.510(b)(3)(A) and 1010.510(b)(3)(B) changed "must" to "shall" and "will" to "shall".

9. In Sections 1010.510(c)(3)(A) and 1010.510(c)(3)(B) changed "must" to "shall" and "will" to "shall".

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these amendments replace an emergency rule amendment currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rules:

This rulemaking establishes the criteria for a 24 hour grace period to allow a buyer of a vehicle to drive the vehicle from the point of sale to the individual's residence or to a facility to obtain registration. It also provides that evidence of ownership must be carried on the vehicle.

16) Information and questions regarding these adopted amendments shall be directed to:

Robert B. Powers
Assistant Counsel to the Secretary
298 Centennial Building
Springfield, Illinois 62706
217/785-3094

The full text of the Adopted Amendment begins on the next page:

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATEPART 1010
CERTIFICATES OF TITLE, REGISTRATION OF VEHICLES

SUBPART A: DEFINITIONS

Section
1010.10
1010.20

Owner--Application of Term
Secretary and Department

SUBPART B: TITLES

Section
1010.110

Salvage Certificate--Additional Information Required to Accompany Application for a Certificate of Title for a Rebuilt or a Restored Vehicle Upon Surrendering Salvage Certificate
Salvage Certificate--Assignments and Reassignments
Exclusiveness of Lien on Certificate of Title
Documents Required to Title and Register Imported Vehicles Not Manufactured in Conformity with Federal Emission or Safety Standards
Transferring Certificates of Title Upon the Owner's Death
Repossession of Vehicles by Lienholders and Creditors
Junking Notification

1010.120
1010.130
1010.140
1010.150
1010.160
1010.170

SUBPART C: REGISTRATION

Section
1010.210
1010.220
1010.230
1010.240
1010.250

Application for Registration
Vehicles Subject to Registration - Exceptions
Refusing Registration or Certificate of Title
Registration Plates To Be Furnished By The Secretary of State
Applications For Reassignment

SUBPART D: REVOCATION, SUSPENSION AND CANCELLATION OF REGISTRATION

Section
1010.300
1010.310
1010.320
1010.330
1010.350
1010.360

Operation of Vehicle after Cancellation, Suspension, or Revocation of any Registration
Improper Use of Evidences of Registration
Suspension, Cancellation or Revocation of Illinois Registration Plates and Cards and Titles
Operation of Vehicle Without Proper Illinois Registration
Suspension or Revocation
Surrender of Plates, Decals or Cards

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SUBPART E: SPECIAL PERMITS AND PLATES

Section	Temporary Registration - Individual Transactions
1010.410	Temporary Permit Pending Registration in Illinois
1010.420	Registration Plates for Motor Vehicles Used for Transportation for
1010.430	Compensation and Tow Trucks
1010.440	Title and Registration of Vehicles with Permanently Mounted
	Equipment
1010.450	Special Plates
1010.451	Purple Heart License Plates
1010.452	Special Event License Plates
1010.455	Collectible License Plates
1010.456	Sample License Plates For Motion Picture and Television Studios
1010.460	Special Plates for Members of the United States Armed Forces
	Reserves
1010.470	Dealer Plate Records
1010.480	State of Illinois In-Transit Plates

SUBPART F: FEES

Section	Determination of Registration Fees
1010.510	When Fees Returnable
1010.520	Circuit Breaker Registration Discount
1010.530	Maximum Fees for Distribution of Motor Vehicle Renewal Plates and/or
1010.540	Stickers

SUBPART G: MISCELLANEOUS

Section	Unlawful Acts, Fines and Penalties
1010.610	Change of Engine
1010.620	

SUBPART H: SECOND DIVISION VEHICLES

Section	Reciprocity
1010.705	Vehicle Proration
1010.710	Proration Fees
1010.715	Vehicle Apportionment
1010.720	Trip Leasing
1010.725	Intrastate Movements, Foreign Vehicles
1010.730	Interline Movements
1010.735	Trip and Short-term Permits
1010.740	Signal 30 Permit for Foreign Registration Vehicles (Repealed)
1010.745	

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1010.750	Signal 30-Year-round for Prorated Fleets of Leased Vehicles (Repealed)
1010.755	Mileage Tax Plates
1010.756	Suspension or Revocation of Illinois Mileage Weight Tax Plates
1010.760	Transfer for "For-Hire" Loads
1010.765	Suspension or Revocation of Exemptions as to Foreign Registered Vehicles
1010.770	Required Documents for Trucks and Buses to detect "intrastate" movements
1010.775	Certification of Safety

APPENDIX A Uniform Vehicle Registration Proration and Reciprocity Agreement

APPENDIX B International Registration Plan

AUTHORITY: Implementing Chapter 3 and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 3-100 et seq. and 2-104(b)).

SOURCE: Filed and effective December 15, 1970; emergency amendments at 2 Ill. Reg. 25, p. 119, effective June 14, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 12, p. 76, effective March 23, 1979; amended at 3 Ill. Reg. 29, p. 123, effective July 20, 1979; amended at 4 Ill. Reg. 17, p. 247, effective April 11, 1980; emergency amendments at 4 Ill. Reg. 21, p. 99, effective May 14, 1980, for a maximum of 150 days; amended at 6 Ill. Reg. 2241, effective February 1, 1982; amended at 6 Ill. Reg. 11076, effective August 26, 1982; codified at 6 Ill. Reg. 12674; amended at 7 Ill. Reg. 1432, effective January 21, 1983; amended at 7 Ill. Reg. 1436, effective January 21, 1983; amended at 8 Ill. Reg. 5329, effective April 6, 1984; amended at 9 Ill. Reg. 3358, effective March 1, 1985; amended at 9 Ill. Reg. 9176, effective May 30, 1985; amended at 9 Ill. Reg. 12863, effective August 2, 1985; amended at 9 Ill. Reg. 14711, effective September 13, 1985; amended at 10 Ill. Reg. 1243, effective January 6, 1986; amended at 10 Ill. Reg. 4245, effective February 26, 1986; amended at 10 Ill. Reg. 14308, effective August 19, 1986; recodified at 11 Ill. Reg. 15920; amended at 12 Ill. Reg. 14711, effective September 15, 1988; amended at 12 Ill. Reg. 15193, effective September 15, 1988; amended at 13 Ill. Reg. 1598, effective February 1, 1989; amended at 13 Ill. Reg. 5173, effective April 1, 1989; amended at 13 Ill. Reg. 7965, effective May 15, 1989; amended at 13 Ill. Reg. 15102, effective September 15, 1989; amended at 14 Ill. Reg. 4560, effective March 1, 1990; amended at 14 Ill. Reg. 6848, effective April 18, 1990; amended at 14 Ill. Reg. 9492, effective June 1, 1990; amended at 14 Ill. Reg. 17378, effective October 15, 1990.

SUBPART F: FEES

Section 1010.510 Determination of Registration Fees

a) References

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1) Subject

This Section describes the determinations of registration fees.

2) Authority

This Section is promulgated under the general authority of Section 2-104 of the Illinois Vehicle Code and based on the provisions of Section 3-803 of the Illinois Vehicle Code (IVC), Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 2-104 and 3-803.

3) References

The following Sections of the Illinois Vehicle Code are referenced in this Section:

3-801
3-803
3-802
3-806

4) Definitions

"Delayed registration affirmation" means a statement by the owner that the vehicle to be registered has not been operated on the public highways during his ownership. The Office of the Secretary of State shall deny a delayed registration affirmation if all the information requested is not supplied or if the information provided is in conflict with other information.

To "operate" a vehicle means to cause the vehicle to move about the public highways under the vehicle's own power. Towing a vehicle shall not be considered operating the vehicle.

5) Interpretive Comment

A) Section 3-803 of the Illinois Vehicle Code establishes the policy that certain individuals are entitled to a reduced registration fee under specific conditions. By paragraph 3-803(a) persons who are eligible for a reduction are those who

- i) acquire the vehicle "after the beginning of.... (the applicable) registration period"; or
- ii) independent of when the vehicle was acquired, have a vehicle "which (became) subject to

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registration" after the beginning of the applicable registration period.

B) Paragraph (b) through (d) of Section 3-803 of the Illinois Vehicle Code establish the percent of the permissible reduction to which each class of registrants is entitled and the qualifying times.

C) In Paragraphs (b) and (d) the term "or which become subject to registration after the beginning of a registration period ..." does not appear even though it appears in Paragraph (a). It is our interpretation that the Legislature intended the broader statement of Paragraph (a) to apply throughout Section 3-803 of the Illinois Vehicle Code, and that a vehicle is not subject to registration until the owner uses it on public highways. Therefore, and individual who purchases a vehicle which is specially outfitted or stored does not become subject to registration until the vehicle is so outfitted or removed from storage and the owner operates the vehicle on public highways. If such operation occurs after a qualifying time period for fee reduction, then such individual is entitled to such fee reduction. Guidelines for determining the date a vehicle becomes subject to registration are set forth in paragraph subsection (a)(6), below.

D) Paragraphs (e) and (f) of Section 3-803 of the Illinois Vehicle Code establish certain types of registration to which fee reduction cannot apply under any circumstance.

E)

- i) ~~Section 3-801 remains unaffected by this rule.~~ Section 3-801 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat., ch. 95 1/2, par. 3-801) provides a 24 hour grace period which will enable a new purchaser to operate the vehicle upon the public highways applicable only to vehicle sales between individuals to allow the buyer to drive the vehicle from the point of sale to the individual's residence or to a facility to obtain registration. Evidence of ownership should be carried on the vehicle and shall consist of a properly assigned title to the new owner or a bill of sale which contains but is not limited to the following information: the name and address

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of the seller and buyer; the year, make, serial number of the vehicle; and the date of the sale. Once the vehicle has been operated upon the public highways, however, the owner ~~must~~ shall apply for registration within 24 hours of such operation. The owner's subsequent plans for the vehicle (storage, special outfitting, etc.) are irrelevant. The fee reductions of Section 3-802(b)-(d) are not available once the vehicle has been operated on the public highways.

- ii) Vehicle operated with a ~~48-hour~~ 5 day permit but not operated after the expiration of the permit shall become subject to registration as provided in subsection (a)(6).
- iii) If the vehicle was towed to its new destination, the vehicle ~~will~~ shall be subject to registration as provided in subsection (a)(6), infra.

6) Date Vehicle Becomes Subject to Registration

- A) The date the vehicle is first operated on the public highways by the present owner determines the date the vehicle becomes subject to registration. However, if the date of initial operation of the vehicle is unknown to the personnel of the Department of Vehicle Services, the date upon which the vehicle becomes subject to registration ~~will~~ shall be determined by subsection (B) or (C) below.
- B) The purchase date shall be used to determine when the vehicle became subject to registration if the title and registration application date is within six (6) months of the purchase date, and no delayed registration affirmation accompanied the registration application.
- C) The application date shall be used to determine when the vehicle became subject to registration if
 - i) the title and registration application date is within six (6) months of the purchase date and the owner submits a delayed registration affirmation; or
 - ii) the title and registration application date is more than six (6) months after the purchase date; or
 - iii) the vehicle was previously titled but was not registered; or

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- iv) the vehicle has been registered within the preceding twelve (12) months, but the plates have been transferred to another vehicle.

- D) For purposes of Section 3-803(f) of the IVC, the date the applicant becomes a resident of this state shall determine when the vehicle became subject to registration if the vehicle, within the preceding 12-month registration year, had been titled and registered in this state but currently is registered in another state. The owner shall submit proper proof that the vehicle had been validly registered in the other state during this period. The other state's vehicle registration card shall provide such proof. If this card is unavailable, the Secretary ~~will~~ shall request verification of current registration from the other state. Upon providing such verification, the vehicle owner shall not be assessed registration fees for any prior registration period.

b) Calendar Year Registration

- 1) The registration fees and taxes imposed upon vehicles registered on an annual registration year basis shall be reduced by 50 percent when the vehicle becomes subject to registration on or after June 15, but before December 1 of a given calendar year. This subsection shall apply to passenger cars used as taxicabs or livery, and to vehicles registered with funeral home, ambulance, or honorary consular license plates.
- 2)
 - A) Within any calendar year, if an applicant becomes the owner of a vehicle of the first division prior to June 15, and the vehicle is in fact not used or operated on a highway of this state prior to June 15;
 - B) Then the applicant shall be entitled to a reduced registration in the manner provided for in ~~paragraph~~ subsection (b)(1) above, upon compliance with the procedures of ~~paragraph~~ subsection (b)(3) below.
- 3) Delayed Registration Affirmation
 - A) If the vehicle was purchased within six (6) months of the application date, the applicant ~~must~~ shall submit a delayed registration affirmation to be eligible for

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reduced fees and taxes under paragraph subsection (b)(2), above.

- B) If the vehicle was purchased more than six (6) months prior to the application date, a delayed registration affirmation ~~will~~ shall not be required.
- 4) A person who becomes the owner of a vehicle after December 1 of any calendar year shall be permitted to register that vehicle for the following registration period without being required to register the vehicle for the current or any previous registration period.
- 5) If a person becomes the owner of a vehicle before December 1 of any calendar year, but applies for registration after December 1, then such person shall be permitted to register that vehicle for the following registration period without being required to register the vehicle for the current or any previous registration period provided that the delayed registration affirmation indicates that the vehicle has not been operated prior to December 1 or that the purchase date is six months or more from the date of the registration application, as provided in subsection (a)(6).

c) Registration of Motorcycles, Motor Driven Cycles, and Pedalcycles

- 1) The registration fees and taxes imposed upon motorcycles, motor driven cycles, and pedalcycles, shall be reduced by 50 percent when the vehicle becomes subject to registration on or after ~~December~~ September 15 of a given calendar year but prior to March 1 of the following calendar year.

- 2) A) If an applicant becomes the owner of a motorcycle, motor driven cycle, or a pedalcycle prior to September 15 and the vehicle is in fact not used or operated on a highway of this state prior to September 15;

- B) Then the applicant shall be entitled to a reduced registration in the manner provided for in paragraph subsection (c)(1) above, upon compliance with the procedures of paragraphs subsection (c)(3) below.

3) Delayed Registration Affirmation

- A) If the vehicle was purchased within six (6) months of the application date, the applicant ~~must~~ shall submit a

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delayed registration affirmation to be eligible for reduced fees and taxes under paragraph subsection (c)(2) above.

- B) If the vehicle was purchased more than six (6) months prior to the application date, a delayed registration affirmation ~~will~~ shall not be required.
- 4) A person who becomes the owner of a vehicle after March 1 of any calendar year shall be permitted to register that vehicle for the following registration period without being required to register the vehicle for the current or any previous registration period.
- 5) If a person becomes the owner of a vehicle before March 1 of any calendar year but applies for registration after March 1, then such person shall be permitted to register that vehicle for the following registration period without being required to register the vehicle for the current or any previous registration periods provided that the delayed registration affirmation indicates that the vehicle has not been operated prior to March 1 or that the purchase date is six months or more from the date of the registration application, as provided in subsection (a)(6).

(Source: Amended at 14 Ill. Reg. 17378, effective October 15, 1990.)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF EMERGENCY AMENDMENT

1) The Heading of the Part: Employees' General Rights And Duties

2) Code Citation: 56 Ill. Adm. Code 2815

3) Section Numbers: 2815.105
Emergency Action:
Amended Section

4) Statutory Authority: Ill. Rev. Stat., 1989, ch. 48, pars. 540, 610 and 611, as amended by P. A. 86-1367, effective September 10, 1990.

5) Effective Date of Amendments: September 28, 1990

6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire:

7) Date Filed in Agency's Principal Office: September 26, 1990.

8) Reason for Emergency: The General Assembly amended the Unemployment Insurance Act, effective September 10, 1990. Therefore, the rule is no longer in conformity with the statute.

9) Complete Description of the Subjects and Issues Involved:
The enclosed Emergency Amendment to Part 2815 brings this rule into conformity with a recent amendment to the statute that eliminates the provision for the deduction of delinquent spousal support from unemployment insurance benefits.

10) Are there any proposed amendments to this Part pending? No.

11) Statement of Statewide Policy Objectives? Not Applicable.

12) Information and questions regarding this amendment shall be directed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
312-793-4240

The full text of the emergency amendment begins on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF EMERGENCY AMENDMENT

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER e: RIGHTS AND DUTIES OF EMPLOYEES

PART 2815
EMPLOYEES' GENERAL RIGHTS AND DUTIES

SUBPART B: DEDUCTION OR ASSIGNMENT OF BENEFITS

Section 2815.100	Benefit Rights Not Subject To Waiver, Transfer, Or Claims Of Creditors
2815.105	Deductions From Unemployment Benefits For Delinquent Spouse-Or Child Support
2815.110	Deductions From Benefits To Be Paid To The Illinois Department Of Public Aid
2815.115	Illinois Department Of Public Aid Acting For The Director
2815.120	Order Of Deductions From Benefits
2815.125	Notice Of Deduction And Right Of Appeal
2815.130	Improper Deductions From Benefits

AUTHORITY: Implementing and authorized by Sections 1300, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 540, 610 and 611, as amended by P. A. 86-1367, effective September 10, 1990).

SOURCE: Adopted at 10 Ill. Reg. 5118, effective March 18, 1986; amended at 11 Ill. Reg. 7270, effective April 3, 1987; emergency amendments at 13 Ill. Reg. 13268, effective July 27, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19440, effective December 5, 1989; emergency amendments at 14 Ill. Reg. 17389, effective September 28, 1990, for a maximum of 150 days.

SUBPART B: DEDUCTION OR ASSIGNMENT OF BENEFITS

Section 2815.105 Deductions From Unemployment Benefits For Delinquent Spouse-Or-Child Support

a) Whenever the Director is served by the Illinois Department of Public Aid with a copy of a court or administrative order for withholding of income on behalf of the persons specified in subsection (c), the Director shall deduct from an individual's benefits past due spouse-or-child support, ~~or-beth~~, in designated ~~sums~~ amount.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 1, 1990 through October 5, 1990, and have been scheduled for review by the Committee at its November 1990 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its November meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
11/15/90	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	7/20/90 14 Ill. Reg. 11672	November, 1990
11/15/90	Department of Mental Health and Developmental Disabilities, Department Facilities and Grounds (59 Ill. Adm. Code 102)	2/16/90 14 Ill. Reg. 2432	November, 1990
11/15/90	Department of Employment Security, Payment of Unemployment Contributions, Interest and Penalties (56 Ill. Adm. Code 2765)	8/17/90 14 Ill. Reg. 13118	November, 1990
11/16/90	Department of Public Aid, Support Responsibility of Relatives (89 Ill. Adm. Code 103)	8/17/90 14 Ill. Reg. 13129	November, 1990
11/16/90	Department of Public Aid, Demonstration Programs (89 Ill. Adm. Code 170)	8/17/90 14 Ill. Reg. 13124	November, 1990
11/19/90	Department of Conservation, Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver and Woodchuck (Groundhog) Trapping (17 Ill. Adm. Code 570)	8/17/90 14 Ill. Reg. 13108	November, 1990

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF EMERGENCY AMENDMENT

b) Whenever an individual enters into an agreement for the deduction of a specified sum from his benefits under the Act in order to pay past due ~~spouse-or~~ child support, ~~or both~~-this agreement may be enforced by the Illinois Department of Public Aid by presenting to the Director the original of the agreement and requesting that the support payments sought to be satisfied be deducted out of the benefits payable to an individual required to provide support. The agreement must be signed by the individual and state clearly the amounts to be deducted from his benefits, in whose favor the support payments are to be made, and by what authority the individual is required to make support payments. If the Director is satisfied that the agreement meets the requirements herein provided, deductions shall be made in the amounts specified in the agreement.

c) The Illinois Department of Public Aid may enforce and collect from the Director any assignment of benefits to, or agreement for deductions for the benefit of, the following persons:

- 1) Those receiving a grant of financial aid under Article IV of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-10.1 et seq.);
 - 2) Those whose application for support services under Section 10-1 of the Illinois Public Aid Code has been approved; and
 - 3) Those receiving public aid or support services from other states.
- d) In every case where there is a court-ordered assignment of wages for past due ~~spouse-or~~ child support, this assignment of wages shall also be considered an order for withholding of income which can be enforced for collection under subsection (a).

(Source: Emergency Amendment at 14 Ill. Reg. 17389 effective September 28, 1990, for a maximum of 150 days)

SECOND NOTICES RECEIVED
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Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
11/19/90	Department of Conservation, White-Tailed Deer Hunting by Use of Firearms (17 Ill. Adm. Code 650)	8/17/90 14 Ill. Reg. 13113	November, 1990
11/19/90	Department of Commerce and Community Affairs, State Administration of the Federal Community Development Block Grant Program for Small Cities (47 Ill. Adm. Code 110)	7/13/90 14 Ill. Reg. 10985	November, 1990
11/19/90	Department of Insurance, Transitional Requirements for the Conversion of Medicare Supplement Insurance Benefits and Premiums to Conform to Medicare Program Revisions (50 Ill. Adm. Code 2011)	7/13/90 14 Ill. Reg. 11075	November, 1990

PROCLAMATION

90-468
MOTHERS OF TWINS WEEK

Whereas, for 28 years the Mothers of Twins Club, a national organization, has offered support to parents who find themselves in one of life's more unique situations; and
Whereas, the club meets for the purpose of joining parents, educators, and physicians together socially and educationally to exchange information on the rearing, development, and recognition of the individuality of twins; and
Whereas, the club is holding its 28th annual convention October 19-21 in Rockford;
Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 14-21, 1990, as MOTHERS OF TWINS WEEK in Illinois.
Issued by the Governor September 27, 1990.
Filed with the Secretary of State October 9, 1990.

90-469
RP STOP PEDIATRIC BLINDNESS DAY

Whereas, Retinitis Pigmentosa is a degenerative blindness that affects hundreds of thousands of children, young adults, and elderly people in America and all corners of the world; and
Whereas, for 18 years Retinitis Pigmentosa International has been taking strides to increase awareness about Retinitis Pigmentosa; and
Whereas, the song "Forgotten Eyes" has been written and recorded to aid in the battle against RP and other degenerative eye diseases;
Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 14, 1990, as RP STOP PEDIATRIC BLINDNESS DAY in Illinois and urge all citizens to continue lending support toward finding a cure for the disease.
Issued by the Governor September 27, 1990.
Filed with the Secretary of State October 9, 1990.

90-470
DETECTIVES DIVISION OF THE VOLUNTEERS OF AMERICA SALUTED

Whereas, the Volunteers of America, a national Christian human service organization, has served people for nearly 100 years; and
Whereas, the Volunteers of America began its work in 1896 in the slums of New York City, helping the sick, destitute, starving, and homeless; and
Whereas, the Volunteers of America serves people in 150 communities across the nation, providing professional human care

services to infants, children, youth, families, and the elderly; and Whereas, the Volunteers of America will host a special event in November, honoring the Detectives Division of the East St. Louis Police Department;

Therefore, I, James R. Thompson, Governor of the State of Illinois, salute the members of the DETECTIVES DIVISION OF THE VOLUNTEERS OF AMERICA for the dedication they have shown in helping our citizens.

Issued by the Governor September 28, 1990.
Filed with the Secretary of State October 9, 1990.

90-471
FAMILY HEALTH MONTH

Whereas, Illinois family physicians have a history of dedication to our health and well-being and a continued commitment to upgrade the quality of available medical care; and Whereas, because of the increasing technology in the medical care field, the complexities of the specialty structure of medicine, and the confusion about which physician treats which health problems, family physicians of Illinois are continuing to make available to our citizens a personal family physician to help guide them in their use of the health care industry; and Whereas, family physicians coordinate the use of technicians, testing, subspecialty physicians, and hospitalization as necessary in a compassionate, continuing, supportive, and understanding way; and Whereas, the Illinois Academy of Family Physicians is committed to making the names of family physicians available to all new citizens of the state with the hope that people will take advantage of regular checkups. The academy believes prevention and early diagnosis of health care problems allow a better chance for complete cure and recovery and the most timely and cost-effective form of health care delivery;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1990 as FAMILY HEALTH MONTH in Illinois.

Issued by the Governor October 1, 1990.
Filed with the Secretary of State October 9, 1990.

90-472
HAVE A HEART FOR ANIMALS DAY

Whereas, Tree House Animal Foundation has been serving the people and animals in our state since 1971; and Whereas, the foundation has implemented programs such as Emergency Veterinary Medical Assistance for financially-distressed pet owners and Pet-Facilitated Therapy for elderly and disabled persons; and

Whereas, Tree House is best known for its cageless, "no-kill" shelter for sick, injured, and abused strays; and Whereas, both the Adoption Center and accompanying animal Treatment Center have been presented to the prestigious Cornell Feline Health Center as models of design and management; and Whereas, Tree House is an acknowledged leader and innovator in the humane community, with no comparable organization in any other state;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 9, 1990, as HAVE A HEART FOR ANIMALS DAY in Illinois and urge all Illinoisans to gain a new awareness and a humane respect for all animals.

Issued by the Governor October 1, 1990.
Filed with the Secretary of State October 9, 1990.

90-473
WORLD POPULATION AWARENESS WEEK

Whereas, the world population exceeds 5.3 billion and is growing at an unprecedented rate of approximately 90 million per year. The population will grow by three billion people in the next 30 years, a number equal to the entire global population in 1960; and Whereas, the impact of a growing world population has contributed substantially to environmental degradation and natural resource depletion and poses a growing threat to natural ecosystems; and Whereas, one-half of the 10 million infant deaths and one-quarter of the 500,000 maternal deaths that occur each year in the developing world could be prevented if voluntary child spacing and maternal health programs could be substantially expanded; and Whereas, research reveals that one-half of the women of reproductive age in the developing world would like to limit the size of their families but lack the means or ability to gain access to family planning;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 21-27, 1990, as WORLD POPULATION AWARENESS WEEK in Illinois and urge citizens to recognize the consequences of world overpopulation and do what they can to contribute to a solution.

Issued by the Governor October 1, 1990.
Filed with the Secretary of State October 9, 1990.

90-474
MARKLUND CHILDREN'S HOME DAY

Whereas, Marklund Children's Home in Bloomington has lovingly nurtured over 1,000 handicapped children in its not-for-profit, fully licensed 98-bed facility; and

Whereas, Marklund is a skilled nursing home, a licensed child welfare agency, and a state-approved special education school; and

Whereas, in order to expand the opportunities for the advanced children to experience a more "home-like" environment, Marklund created two group homes--the Havercamp House in Wheaton and the Marklund House in West Chicago; and

Whereas, to fulfill its responsibility to those residents who could no longer be served by Marklund's Children Home after the age of 21, Marklund established The Marklund Center in Winfield, a residence for 42 nonambulatory adults; and

Whereas, the mission of Marklund is to help children and adults with developmental disabilities reach their highest potential; and

Whereas, Marklund will celebrate its 35th anniversary December 9, 1990, at the Stouffer Hamilton Hotel in Itasca;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim December 9, 1990, as MARKLUND CHILDREN'S HOME DAY in Illinois in recognition of the hard work and dedication of everyone associated with the Marklund Children's Home.

Issued by the Governor October 2, 1990.

Filed with the Secretary of State October 9, 1990.

90-475

COLLEGIATE ALCOHOL AWARENESS WEEK

Whereas, research indicates more than 80 percent of college students drink alcoholic beverages; and

Whereas, current statistics indicate between 15-20 percent of the students may be problem drinkers; and

Whereas, alcohol abuse poses a serious threat to the college student population through acts of vandalism and property damage, automobile and other types of accidents, lessening of academic performance, estrangement of social relations, creation of mental and physical problems, and in some cases, bodily injury, illness, and death; and

Whereas, educational associations throughout the country have joined to address the issues of alcohol use and misuse on college campuses; and

Whereas, national leaders in education as well as representatives from state government, private industry, and foundations share this concern;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 14-20, 1990, as COLLEGIATE ALCOHOL AWARENESS WEEK in Illinois to increase awareness of the problems of alcohol abuse on college campuses and to commend the efforts of faculty, staff, and students on their efforts to solve those problems.

Issued by the Governor October 3, 1990.

Filed with the Secretary of State October 9, 1990.

90-476

COUNTRY MUSIC ASSOCIATION WEEK

Whereas, the Illinois Country Music Association is celebrating its one year anniversary in October 1990; and

Whereas, the ICMA was founded to promote country music and Illinois country music artists and to document country music history in our state; and

Whereas, the association has more than 4,000 members; and

Whereas, during the convention the Illinois Entertainer of the Year will be selected and entertainers will be inducted into the Hall of Fame;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 7-14, 1990, as COUNTRY MUSIC ASSOCIATION WEEK in Illinois.

Issued by the Governor October 4, 1990.

Filed with the Secretary of State October 9, 1990.

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90-195	Tourism Week	7281
90-196	Asian American Heritage Month	7282
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90-209	Youth Service Day	7289
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90-211	Coup De Hoop Day	7665
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90-217	Nurse Reimbursement Day (Revised)	8751
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90-228	American Home Week	7672
90-229	Motorcycle Awareness Day	7673
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90-231	Exceptional Children's Week	8258
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90-234	Festival Chorus Day	8259
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90-236	Centenarians Day	8260
90-237	Chicago College Of Osteopathic Medicine Day	8261
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90-298	Child Support Enforcement Awareness Week
90-299	Father's Day
90-300	Federal Employee of the Year Day
90-301	Respect Life Week
90-302	Village of Summit Day
90-303	HRMAC Professional Day
90-304	Disaster Areas - Several Counties
90-305	Customer Service Week
90-306	Customer Service Week (Revised)
90-307	Dairy Month
90-308	David R. Gilbert Day
90-309	Foster Grandparent Recognition Day
90-310	Navy League Of The United States Month
90-311	Mississippi River Revival
90-312	Nation's Black Newspaper Publishers Days
90-313	Paraprofessional & Clerical Support Staff In Personnel Offices Of State Agencies Week
90-314	Reverend Clay Evans Day
90-315	WIC Days
90-316	Flags At Half-Mast Day
90-317	Sigma Gamma Rho Sorority Days
90-318	Soviet & American Pen Pals Day
90-319	The Year Of Mundelin College
90-320	Columbus/Official Quincentennial Town
90-321	Congratulates Older Women's League
90-322	East Central Ill. Business Appreciation Week
90-323	German-American Day
90-324	Arbitration Day
90-325	Bible Week
90-326	Clean Indoor Air Week
90-327	Congratulates Steppenwolf Theatre Company
90-328	Andhra Youth Day
90-329	Bells On Independence Day
90-330	Hosiery Week
90-331	Victory Week
90-332	Disaster Areas - Several Counties
90-333	Beep Baseball Week
90-334	Captive Nations Week
90-335	Congratulates Marietta Ghile
90-336	Home Care Week
90-337	The Michael Jordan Foundation Day
90-338	Disaster Areas - Several Counties
90-339	Negro League Baseball Players Day
90-340	Push America Day
90-341	Chicago African American Exposition Days
90-342	Stephen T. Hynes Day
90-343	Stephen T. Hynes Day (Revised)
90-344	Emergency Nurses Days
90-345	National Basketball Players Association/Little City Foundation Day
90-346	Otto Whitehill Day
90-347	True Value Fitness-Fun Day
90-348	U.S. Space Observance Days/Space Exploration Day
90-349	Vocational Student Organization Week
90-350	Vocational Student Organization Week (Revised)
90-351	Vocational Student Organization Week (Second Revised)
90-352	Apostle Larry C. Simmons Day

PROCLAMATIONS (CONT'D)	
90-242	Management Week
90-243	RP Awareness Day
90-244	Comments John Hughes
90-245	Gateway Day
90-246	Mattoon Area Senior Center Day
90-247	Metropolitan Pier & Exposition Authority Employee Longevity Day
90-248	Mother's Day
90-249	Retired Teachers Week
90-250	Year Of The Airborne
90-251	Manufactured Housing Days
90-252	Railroad Women's Day
90-253	Correctional Officer Week
90-254	Volunteer Talent Pool Day
90-255	Better Presentations Month
90-256	Caucus & Center On The Black Aged, Incorporated Day
90-257	Hospital Day
90-258	Housekeeping Week
90-259	United Nations Day
90-260	Beef Month
90-261	High Technology Week
90-262	Illinois Bell Operator Day
90-263	Peace Day
90-264	Cornelia De Lange Awareness Day
90-265	Human Rights Day
90-266	Children's Day
90-267	Dia De La Sonora Matancera
90-268	Sporting Goods Week
90-269	Student Services Corporation Vocational Education Day
90-270	Disaster Areas - Several Counties
90-271	Charlotte Larata Day
90-272	Illinois State Medical Society Recognition Week
90-273	Mental Health Month
90-274	Neurofibromatosis Awareness Month
90-275	Ortho-Olympics Day
90-276	Pest Control Month
90-277	Pompon Appreciation Day
90-278	Talent-Linkage-Chicago Day
90-279	Spiegel Day
90-280	Women in Management Week
90-281	Congratulates St. Martin De Porres House Of Hope
90-282	LaGrange Nurses Day
90-283	Safe Boating Week
90-284	Argonne Advanced Photon Day
90-285	La Semana De Las Fiestas Patronales De Puerto Rico
90-286	Safety Week
90-287	Disaster Areas - Several Counties
90-288	Illinois Marine Corps League Days
90-289	Seeds Of Interdenominational Family Day
90-290	Certified Nurse Assistant Day
90-291	Lech Walesa Day
90-292	Ohio River Sweep Day
90-293	Ohio River Sweep Day (Revised)
90-294	The Woodlawn Organization Day
90-295	Kid Safe Saturday
90-296	Pharmaceutical Manufacturers Day
90-297	State-Supported Home For Veterans Week

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PROCLAMATIONS (CONT'D)

90-349 Firefighters Appreciation Week
90-350 American Business Women's Day
90-351 Broken Arrow Day
90-352 Help Retarded Citizens Days
90-353 Leukemia Awareness Week
90-354 Toastmasters Month
90-355 Adult Day Care Week
90-356 Patriarch Dimitrios Day
90-357 Uruguay Day
90-358 Cats on Holiday Day
90-359 Peruvian Day
90-360 POW/MIA Recognition Day
90-361 Kids For Conservation Day
90-362 Janet Jackson Day
90-363 Disaster Areas - Several Counties
90-364 Basolo 70 Celebration Day
90-365 Miss/Ms. Wheelchair America Week
90-366 Recognizes 75th Anniversary Of The U.S. Naval Reserve
90-367 American Jazz Dance Week
90-368 International Visitors Month
90-369 Morgan Horse Week
90-370 Osteopathic Medicine Week
90-371 Chamber Of Commerce Week
90-372 Dystonia Awareness Day
90-373 Emergency Medical Services Week
90-374 H.M.S. Rose Day
90-375 Paralyzed Veterans Recognition Day
90-376 Veterans Day At The Fair
90-377 Women's Business Ownership Day
90-378 Automotive Parts & Accessories Association Week
90-379 Automotive Parts & Accessories Association Week (Revised)
90-380 Dental Hygiene Week
90-381 Disability Independence Day
90-382 Korean Independence Day
90-383 Women's Equality Day
90-384 Yellowstone Concert Day
90-385 American Energy Awareness Month
90-386 American Indian Day
90-387 Chemistry Day
90-388 Minority Enterprise Development Week
90-389 Notice To Palwaukee Municipal Airport Employees/Social Security Referendum
90-390 M. C. Hammer Day
90-391 Joseph & Estelle Migala Days
90-392 Renames The Waukegan Developmental Center As The Arm M. Kiley Developmental Center
90-393 JTPA Alumni Week
90-394 Richard Gerdes Day
90-395 Southern Gospel Music Month
90-396 Carlton Fisk Day
90-397 Day Care Home Provider Week
90-398 Literacy Weekend
90-399 Women In Construction Week
90-400 MADD/VW Drive For Life Day
90-401 Names Project Week
90-402 RSVP Volunteer Recognition Day
90-403 School's Open Safety Days

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PROCLAMATIONS (CONT'D)

90-404 Disaster Area - Will County
90-405 Disaster Areas - Several Counties
90-406 Fall is for Planting Month
90-407 Head Injury Awareness Month
90-408 Radiologic Technology Week
90-409 Iron Overload Disease Awareness Week
90-410 Henry George Day
90-411 Union Label Week
90-412 Water Quality Awareness Week
90-413 Child Care Worker Week
90-414 Spinal Health Care Month
90-415 Constitution Week
90-416 Illinois Community Colleges Student Activities Week
90-417 Holy Name of Mary Church Congratulated
90-418 Teen Challenge Day
90-419 Hispanic Heritage Week
90-420 Ira S. Loeb Day
90-421 Korean Harvest Day
90-422 Albert Omega Sears Day
90-423 Columbus Day
90-424 Dr. Bernard J. Turnock Extended Gratitude
90-425 Farm Safety Week
90-426 Illinois D.A.R.E. Week
90-427 Mr./Ms. America Championship Days
90-428 Talk About Prescriptions Month
90-429 Year Of The Orchestra
90-430 Bushman Day
90-431 Gold Star Mother's Day
90-432 Hunter Education Week
90-433 Hunting And Fishing Days
90-434 Safety Town Week
90-435 Aviation Education Week
90-436 Child Health Day
90-437 Child Health Day (Revised)
90-438 Edward And Pauline Coyne Day
90-439 Youth Service Project Month
90-440 Chicago Latino Film Festival Day
90-441 Chiropractic Health Care Month
90-442 Inroads, Inc. Day
90-443 Marj Abrams Day
90-444 Coal Awareness Week
90-445 Food Service Employees Week
90-446 Learning Disabilities Month
90-447 Leif Ericsson Day
90-448 Quality Month
90-449 Safe Schools Week
90-450 State Of Israel Bonds Week
90-451 Hispanic State Employment Day
90-452 Alzheimer's Association Congratulated
90-453 Disability Employment Awareness Month
90-454 Futures and Options Week
90-455 Certified Professional Secretaries Month
90-456 First Alert 20th Anniversary Recognized/Fire Free Decade
90-457 Galesburg Corps of the Salvation Army Congratulated
90-458 Irish Georgian Society Day
90-459 Kids Say No Day

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90-459	Mensa Week	17132
90-460	World Summit for Children Days	17133
90-461	Emergency Nurses Day	17133
90-462	Fire Prevention Week	17133
90-463	Health Care Materials Management Week	17134
90-464	Mental Illness Awareness Week	17134
90-465	Municipal Clerks of Illinois Congratulated	17135
90-466	Crime Prevention Month	17135
90-467	Physical Therapy Week	17136
90-468	Mothers of Twins Week	17394
90-469	RP Stop Pediatric Blindness Day	17394
90-470	Detectives Division of the Volunteers of America Saluted	17395
90-471	Family Health Month	17395
90-472	Have a Heart for Animals Day	17396
90-473	World Population Awareness Week	17396
90-474	Marklund Children's Home Day	17397
90-475	Collegiate Alcohol Awareness Week	17397
90-476	Country Music Association Week	17398

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= reclassified	F	= Failure to Remedy Objections
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

[illegible]

TITLE 35 (CONT'D)				TITLE 35 (CONT'D)			
102.180	(P-14696/89; A-9210)	n	181.202	(P-6520; A-14392)	n	302.101	(P-14172/89; A-2899)
102.181	(P-14727/89; A-9244)	n	181.203	(P-6520; A-14392)	n	302.102	(P-14172/89; A-2899)
102.181	(P-14696/89; A-9244)	r	181.301	(P-6520; A-14392)	n	302.103	(P-14172/89; A-2899)
102.181	(P-14696/89; A-9210)	n	181.302	(P-6520; A-14392)	n	302.203	(P-14172/89; A-2899)
102.182	(P-14696/89; A-9210)	n	181.303	(P-6520; A-14392)	n	302.208	(P-20273/89; A-11974)
102.183	(P-14696/89; A-9210)	n	181.304	(P-6520; A-14392)	n	302.210	(P-20273/89; A-2899)
102.200	(P-14727/89; A-9244)	r	181.401	(P-6520; A-14392)	n	302.211	(P-20273/89; A-11974)
102.200	(P-14696/89; A-9210)	am	183.Ap.A	(P-7561/89; A-8592)	am	302.211	(P-20273/89; A-11974)
102.201	(P-14727/89; A-9244)	am	190.Ap.A	(P-7561/89; A-8655)	am	302.304	(P-14172/89; O-2120; R-2960; A-2899)
102.201	(P-14696/89; A-9210)	am	211.122	(P-16285/89; A-9141)	am	302.601	(P-14172/89; O-2120; R-2960; A-2899)
102.201	(P-14696/89; A-9210)	am	214.101	(P-11098)	am	302.603	(P-14172/89; O-2120; R-2960; A-2899)
102.202	(P-14727/89; A-9244)	r	214.104	(P-11098)	am	302.604	(P-14172/89; O-2120; R-2960; A-2899)
102.220	(P-14727/89; A-9244)	r	215.102	(P-16445/89; A-9173)	am	302.606	(P-14172/89; O-2120; R-2960; A-2899)
102.220	(P-14696/89; A-9210)	n		(P-8877)	am		
102.221	(P-14696/89; A-9210)	n	215.104	(P-15249/89; A-3555)	am		
102.222	(P-14696/89; A-9210)	n		(P-16445/89; A-9173)	am	302.612	(P-6977)
102.240	(P-14696/89; O-5902; A-9210)	n	215.105	(P-15249/89; A-3555)	am		
				(P-16445/89; A-9173)	am		
102.241	(P-14696/89; A-9210)	n	215.108	(P-8877)	n	302.615	(P-2899)
102.242	(P-14696/89; A-9210)	n	215.122	(P-16445/89; A-9173)	n		
102.260	(P-14696/89; A-9210)	n	215.124	(P-16445/89; A-9173)	am	302.618	(P-2899)
102.261	(P-14696/89; A-9210)	n	215.127	(P-16445/89; A-9173)	am		
102.262	(P-14696/89; A-9210)	n	215.128	(P-16445/89; A-9173)	n	302.621	(P-6977)
102.280	(P-14696/89; A-9210)	n	215.206	(P-16445/89; A-9173)	am		
102.281	(P-14696/89; A-9210)	n	215.208	(P-16445/89; A-9173)	am	302.627	(P-2899)
102.282	(P-14696/89; A-9210)	n	215.214	(P-12384/89; A-7596)	am		
102.283	(P-14696/89; A-9210)	n	215.221	(P-16445/89; A-9173)	am	302.630	(P-2899)
102.284	(P-14696/89; A-9210)	n	215.241	(P-16445/89; A-9173)	am		
102.285	(P-14696/89; A-9210)	n	215.404	(P-16445/89; A-9173)	r	302.633	(P-2899)
102.300	(P-14696/89; A-9210)	n	215.409	(P-16445/89; A-9173)	n		
102.301	(P-14696/89; A-9210)	n	215.421	(P-16445/89; A-9173)	n	302.642	(P-2899)
102.320	(P-14696/89; A-9210)	n	215.451	(P-16445/89; A-9173)	am		
102.320	(P-14696/89; A-9210)	n	215.445	(P-16445/89; A-9173)	am	302.645	(P-6977)
102.340	(P-14696/89; A-9210)	n	215.464	(P-16445/89; A-9173)	am		
102.341	(P-14696/89; A-9210)	n	215.467	(P-16445/89; A-9173)	am	302.648	(P-2899)
102.342	(P-14696/89; A-9210)	n	215.481	(P-2772) (P-8877)	n		
102.343	(P-14696/89; A-9210)	n	215.480	(P-2772) (P-8877)	am	302.651	(P-2899)
102.344	(P-14696/89; A-9210)	n	215.482	(P-8877)	am		
102.345	(P-14696/89; A-9210)	n	215.483	(P-8877)	am	302.654	(P-2899)
102.346	(P-14696/89; A-9210)	n	215.484	(P-8877)	am		
102.347	(P-14696/89; A-9210)	n	215.485	(P-8877)	am	302.657	(P-2899)
102.348	(P-14696/89; A-9210)	n	215.486	(P-2772) (P-8877)	am		
102.360	(P-14696/89; A-9210)	n	215.487	(P-2772) (P-8877)	am	302.658	(P-2899)
102.361	(P-14696/89; A-9210)	n	215.488	(P-8877)	am		
102.362	(P-14696/89; A-9210)	n	215.489	(P-8877)	am	302.660	(P-2899)
102.363	(P-14696/89; A-9210)	n	215.489	(P-8877)	am		
102.Ap.A	(P-14727/89; A-9244)	r	215.489	(P-8877)	#	302.663	(P-2899)
105.102	(P-2784)	am	215.490	(P-8877)	#		
106.415	(P-14634/89; A-9442)	am	215.490	(P-8877)	am	302.666	(P-2899)
106.506	(P-14634/89; A-9442)	am	215.490	(P-8877)	am		
106.602	(P-14634/89; A-9442)	am	215.582	(P-16445/89; A-9173)	am		
106.604	(P-14634/89; A-9442)	am	215.582	(P-16445/89; A-9173)	am	302.669	(P-2899)
174.302	(P-16242/89; A-4891)	am	215.584	(P-15249/89; A-3555)	am		
174.302	(P-16242/89; A-4891)	am	215.585	(P-16445/89; A-9173)	n		
174.303	(P-16242/89; A-4891)	am	215.585	(P-12701)	am		
174.304	(P-16242/89; A-4891)	am			am	303.430	(P-2899)
174.304	(P-16242/89; A-4891)	am	215.586	(P-16445/89; A-9173)	n	303.431	(P-17661/89; A-9460)
174.305	(P-16242/89; A-4891)	am	215.603	(P-16445/89; A-9173)	n		
174.306	(P-16242/89; A-4891)	am	215.614	(P-16445/89; A-9173)	am	304.123	(P-9204/89; A-6777)
174.308	(P-16242/89; A-4891)	am	215.615	(P-16445/89; A-9173)	n	304.211	(P-2999) (P-9700)
174.309	(P-16242/89; A-4891)	am	215.615	(P-16445/89; A-9173)	n	304.218	(P-11093)
174.401	(P-16242/89; A-4891)	am	232.100	(P-16445/89; A-9173)	n	304.221	(P-17633/89; A-9437)
174.501	(P-16242/89; A-4891)	am	232.110	(P-8905)	n	304.222	(P-2030/89; A-12538)
174.502	(P-16242/89; A-4891)	am	232.110	(P-8905)	n	305.102	(P-14159/89; A-2888)
181.101	(P-6520; A-14392)	n	232.120	(P-8905)	n	306.503	(P-13173/89; A-9449)
181.201	(P-6520; A-14392)	n	232.200	(P-8905)	n	307.1102	(P-7530/89; A-3100)
181.202	(P-6520; A-14392)	n	232.210	(P-8905)	n	307.249	(P-20257/89; A-7620)

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307.8109	am	(P-20257/89; A-7620)	605.103	am	(P-18822/89; A-16642)	611.320	n	611.Table C
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310.110	am	(P-20240/89; A-7608)	605.106	r	(P-18822/89; A-16642)	611.330	n	
310.117	am	(P-19850/89; A-8121)	605.107	r	(P-18822/89; A-16642)	611.331	n	
366.101	n	(P-19850/89; A-8121)	605.108	r	(P-18822/89; A-16642)	611.480	n	
366.102	n	(P-19850/89; A-8121)	605.109	am	(P-18822/89; A-16642)	611.490	n	
366.103	n	(P-19850/89; A-8121)	605.110	Ap.	(P-18822/89; A-16642)	611.500	n	
366.104	n	(P-19850/89; A-8121)	606.101	r	(P-18816/89; A-16640)	611.521	am	
366.105	n	(P-19850/89; A-8121)	606.102	r	(P-18816/89; A-16640)	611.522	n	
366.106	n	(P-19850/89; A-8121)	606.103	r	(P-18816/89; A-16640)	611.523	n	
366.202	n	(P-19850/89; A-8121)	606.201	r	(P-18816/89; A-16640)	611.524	n	
366.203	n	(P-19850/89; A-8121)	606.202	r	(P-18816/89; A-16640)	611.525	n	
366.204	n	(P-19850/89; A-8121)	606.203	r	(P-18816/89; A-16640)	611.526	n	
366.205	n	(P-19850/89; A-8121)	606.204	r	(P-18816/89; A-16640)	611.526	n	
366.301	n	(P-19850/89; A-8121)	606.205	r	(P-18816/89; A-16640)	611.526	am	
366.302	n	(P-19850/89; A-8121)	607.101	r	(P-18683/89; A-16512)	611.527	n	
366.303	n	(P-19850/89; A-8121)	607.102	r	(P-18683/89; A-16512)	611.531	n	
366.304	n	(P-19850/89; A-8121)	607.103	r	(P-18683/89; A-16512)	611.532	n	
366.305	n	(P-19850/89; A-8121)	607.105	r	(P-18683/89; A-16512)	611.533	n	
366.306	n	(P-19850/89; A-8121)	607.106	r	(P-18683/89; A-16512)	611.560	n	
366.307	n	(P-19850/89; A-8121)	607.107	r	(P-18683/89; A-16512)	611.601	n	
366.308	n	(P-19850/89; A-8121)	611.101	r	(P-18690/89; A-16517)	611.602	n	
366.401	n	(P-19850/89; A-8121)	611.102	n	(P-18690/89; A-16517)	611.603	n	
366.402	n	(P-19850/89; A-8121)	611.103	am	(P-18690/89; A-16517)	611.606	am	
366.403	n	(P-19850/89; A-8121)	611.104	n	(P-18690/89; A-16517)	611.606	n	
366.404	n	(P-19850/89; A-8121)	611.105	n	(P-18690/89; A-16517)	611.606	n	
366.405	n	(P-19850/89; A-8121)	611.109	n	(P-18690/89; A-16517)	611.607	n	
366.501	n	(P-19850/89; A-8121)	611.110	n	(P-18690/89; A-16517)	611.610	n	
366.502	n	(P-19850/89; A-8121)	611.109	n	(P-18690/89; A-16517)	611.610	am	
366.503	n	(P-19850/89; A-8121)	611.111	n	(P-18690/89; A-16517)	611.641	n	
366.504	n	(P-19850/89; A-8121)	611.112	n	(P-18690/89; A-16517)	611.645	n	
366.505	n	(P-19850/89; A-8121)	611.113	n	(P-18690/89; A-16517)	611.648	n	
366.506	n	(P-19850/89; A-8121)	611.114	n	(P-18690/89; A-16517)	611.650	n	
366.601	n	(P-19850/89; A-8121)	611.115	n	(P-18690/89; A-16517)	611.657	n	
366.Ap.A	n	(P-19850/89; A-8121)	611.116	n	(P-18690/89; A-16517)	611.680	n	
366.Ap.B	n	(P-19850/89; A-8121)	611.120	n	(P-18690/89; A-16517)	611.683	n	
366.Ap.C	n	(P-19850/89; A-8121)	611.121	n	(P-18690/89; A-16517)	611.684	n	
366.Ap.D	n	(P-19850/89; A-8121)	611.125	n	(P-18690/89; A-16517)	611.685	n	
601.105	am	(P-262/89; A-1379)	611.126	n	(P-18690/89; A-16517)	611.686	n	
604.101	am	(P-18688/89; A-16435)	611.201	n	(P-18690/89; A-16517)	611.720	am	
604.102	am	(P-18688/89; A-16435)	611.202	n	(P-18690/89; A-16517)	611.686	n	
604.103	am	(P-18688/89; A-16435)	611.211	n	(P-18690/89; A-16517)	611.731	n	
604.104	am	(P-18688/89; A-16435)	611.212	n	(P-18690/89; A-16517)	611.732	n	
604.105	am	(P-18688/89; A-16435)	611.223	n	(P-18690/89; A-16517)	611.732	n	
604.201	r	(P-18688/89; A-16435)	611.224	n	(P-18690/89; A-16517)	611.830	n	
604.202	r	(P-18688/89; A-16435)	611.230	n	(P-18690/89; A-16517)	611.831	n	
604.203	am	(P-255/89; A-689)	611.231	n	(P-18690/89; A-16517)	611.831	n	
604.204	r	(P-18688/89; A-16435)	611.233	n	(P-18690/89; A-16517)	611.832	n	
604.301	r	(P-18688/89; A-16435)	611.240	n	(P-18690/89; A-16517)	611.833	n	
604.302	r	(P-18688/89; A-16435)	611.241	n	(P-18690/89; A-16517)	611.833	n	
604.303	r	(P-18688/89; A-16435)	611.242	n	(P-18690/89; A-16517)	611.840	n	
604.401	am	(P-18688/89; A-16435)	611.250	n	(P-18688/89; A-16435)	611.851	n	
604.402	r	(P-18688/89; A-16435)	611.261	n	(P-18688/89; A-16435)	611.852	n	
604.403	r	(P-18688/89; A-16435)	611.262	n	(P-18688/89; A-16435)	611.853	n	
604.404	r	(P-18688/89; A-16435)	611.271	n	(P-18688/89; A-16435)	611.854	n	
604.405	r	(P-18688/89; A-16435)	611.272	n	(P-18688/89; A-16435)	611.856	n	
604.501	r	(P-18688/89; A-16435)	611.280	n	(P-18688/89; A-16435)	611.858	n	
604.502	r	(P-18688/89; A-16435)	611.280	n	(P-18688/89; A-16435)	611.870	n	
604.502	r	(P-18688/89; A-16435)	611.290	n	(P-18688/89; A-16435)	611.870	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
604.502	r	(P-18688/89; A-16435)	611.300	n	(P-18688/89; A-16435)	611.880	n	
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721.151	am	811.122	n
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721.158	am	811.129	n
721.159	am	811.130	n
721.160	am	811.131	n
721.161	am	811.132	n
721.162	am	811.133	n
721.163	am	811.134	n
721.164	am	811.135	n
721.165	am	811.136	n
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721.203	am	811.174	n
721.204	am	811.175	n
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721.314	am	811.285	n
721.315	am	811.286	n
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721.328	am	811.299	n
721.329	am	811.300	n
721.330	am	811.301	n
721.331	am	811.302	n
721.332	am	811.303	n
721.333	am	811.304	n
721.334	am	811.305	n
721.335	am	811.306	n
721.336	am	811.307	n
721.337	am	811.308	n
721.338	am	811.309	n
721.339	am	811.310	n
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721.341	am	811.312	n
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721.343	am	811.314	n
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721.345	am	811.316	n
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721.347	am	811.318	n
721.348	am	811.319	n
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721.352	am	811.323	n
721.353	am	811.324	n
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721.355	am	811.326	n
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721.361	am	811.332	n
721.362	am	811.333	n
721.363	am	811.334	n
721.364	am	811.335	n
721.365	am	811.336	n
721.366	am	811.337	n
721.367	am	811.338	n
721.368	am	811.339	n
721.369	am	811.340	n
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721.374	am	811.345	n
721.375	am	811.346	n
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721.384	am	811.355	n
721.385	am	811.356	n
721.386	am	811.357	n
721.387	am	811.358	n
721.388	am	811.359	n
721.389	am	811.360	n
721.390	am	811.361	n
721.391	am	811.362	n
721.392	am	811.363	n
721.393	am	811.364	n
721.394	am	811.365	n
721.395	am	811.366	n
721.396	am	811.367	n
721.397	am	811.368	n
721.398	am	811.369	n
721.399	am	811.370	n
721.400	am	811.371	n
721.401	am	811.372	n
721.402	am	811.373	n
721.403	am	811.374	n
721.404	am	811.375	n
721.405	am	811.376	n
721.406	am	811.377	n
721.407	am	811.378	n
721.408	am	811.379	n
721.409	am	811.380	n
721.410	am	811.381	n
721.411	am	811.382	n
721.412	am	811.383	n
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1075.200	(P-14758; E-15029)	n
1075.210	(P-14758; E-15029)	n
1075.220	(P-14758; E-15029)	n
1075.230	(P-14758; E-15029)	n
1075.240	(P-14758; E-15029)	n
1075.250	(P-14758; E-15029)	n
1075.260	(P-14758; E-15029)	n
1075.270	(P-14758; E-15029)	n
1075.280	(P-14758; E-15029)	n
1075.290	(P-14758; E-15029)	n
1075.300	(P-14758; E-15029)	n
1075.310	(P-14758; E-15029)	n
1075.320	(P-14758; E-15029)	n
1075.330	(P-14758; E-15029)	n
1075.340	(P-14758; E-15029)	n
1075.350	(P-14758; E-15029)	n
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1075.380	(P-14758; E-15029)	n
1075.390	(P-14758; E-15029)	n
1075.400	(P-14758; E-15029)	n
1075.410	(P-14758; E-15029)	n
1075.420	(P-14758; E-15029)	n
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1075.440	(P-14758; E-15029)	n
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1075.460	(P-14758; E-15029)	n
1075.470	(P-14758; E-15029)	n
1075.480	(P-14758; E-15029)	n
1075.490	(P-14758; E-15029)	n
1075.500	(P-14758; E-15029)	n
1075.510	(P-14758; E-15029)	n
1075.520	(P-14758; E-15029)	n
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1075.1190	n	140.55	am
1075.1195	n	140.60	am
1075.1200	n	140.65	am
1075.1205	n	140.70	am
1075.1210	n	140.80	am
1075.1215	n	140.90	am
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1075.1225	n	140.140	am
1075.1230	n	140.150	am
1075.1235	n	140.160	am
1075.1240	n	140.171	am
1075.1245	n	140.180	am
1075.1250	n	140.185	am
1075.1255	n	140.190	am
1075.1260	n	140.200	am
1075.1265	n	140.210	am
1075.1270	n	140.215	am
1075.1275	n	140.220	am
1075.1280	n	140.230	am
1075.1285	n	140.240	am
1075.1290	n	140.250	am
1075.1295	n	140.260	am
1075.1300	n	140.290	am
1075.1305	n	140.325	am
1075.1310	n	140.390	am
1075.1315	n	170.310	am
1075.1320	n	170.670	am
1075.1325	n	250.10	n
1075.1330	n	250.20	n
1075.1335	n	250.25	n
1075.1340	n	250.30	n
1075.1345	n	250.40	n
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1075.1355	n	250.55	n
1075.1360	n	250.60	n
1075.1365	n	250.70	n
1075.1370	n	250.80	n
1075.1375	n	250.82	n
1075.1380	n	250.83	n
1075.1385	n	250.85	n
1075.1390	n	250.90	n
1075.1395	n	250.93	n
1075.1400	n	250.95	n
1075.1405	n	250.97	n
1075.1410	n	250.201	n
1075.1415	n	250.210	n
1075.1420	n	250.213	n
1075.1425	n	250.215	n
1075.1430	n	250.216	n
1075.1435	n	250.220	n
1075.1440	n	250.225	n
1075.1445	n	250.230	n
1075.1450	n	250.232	n
1075.1455	n	250.233	n
1075.1460	n	250.235	n
1075.1465	n	250.245	n
1075.1470	n	250.250	n
1075.1475	n	250.260	n
1075.1480	n	250.265	n
1075.1485	n	250.270	n
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1075.2075	n		
1075.2080	n		
1075.2085	n		
1075.2090	n		
1075.2095	n		
1075.2100	n		
1075.2105	n		
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1075.2160	n		
1075.2165	n		
1075.2170	n		
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1075.2185	n		
1075.2190	n		
1075.2195	n		
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1075.2215	n		
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1075.2230	n		
1075.2235	n		
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1075.2245	n		
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1075.2255	n		
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1075.2880	n		
1075.2885	n		
1075.2890	n		
1075.2895	n		
1075.2900	n		
1075.2905	n		
1075.2910	n		
1075.2915	n		
1075.29			

TITLE 47 (CONTD.)		TITLE 50	
330.207	r	(P-5653; A-14021) (E-5827)	360.110
330.207	r	(P-5651; A-14019) (E-5817)	360.102
330.208	n	(P-5653; A-14021) (E-5827)	400.103
330.208	r	(P-5651; A-14019) (E-5817)	400.104
330.209	n	(P-5653; A-14021) (E-5827)	400.105
330.209	r	(P-5651; A-14019) (E-5817)	400.106
330.210	n	(P-5653; A-14021) (E-5827)	400.107
330.211	n	(P-5653; A-14021) (E-5827)	400.108
330.212	n	(P-5653; A-14021) (E-5827)	400.109
360.101	n	(P-1726; A-9117) (E-2094)	400.110
360.102	n	(P-1726; A-9117) (E-2094)	400.111
360.103	n	(P-1726; A-9117) (E-2094)	400.112
360.104	n	(P-1726; A-9117) (E-2094)	400.113
360.105	n	(P-1726; A-9117) (E-2094)	400.114
360.106	n	(P-1726; A-9117) (E-2094)	400.115
360.107	n	(P-1726; A-9117) (E-2094)	400.116
360.108	n	(P-1726; A-9117) (E-2094)	400.117
360.109	n	(P-1726; A-9117) (E-2094)	400.118
360.110	n	(P-1726; A-9117) (E-2094)	410.101
360.111	n	(P-1726; A-9117) (E-2094)	410.102
360.112	n	(P-1726; A-9117) (E-2094)	410.103
360.113	n	(P-1726; A-9117) (E-2094)	410.104
360.114	n	(P-1726; A-9117) (E-2094)	410.105
360.201	n	(P-1726; A-9117) (E-2094)	410.106
360.202	n	(P-1726; A-9117) (E-2094)	410.107
360.203	n	(P-1726; A-9117) (E-2094)	410.108
360.305	n	(P-1726; A-9117) (E-2094)	410.109
360.306	n	(P-1726; A-9117) (E-2094)	420.101
360.307	n	(P-1726; A-9117) (E-2094)	420.102
360.308	n	(P-1726; A-9117) (E-2094)	420.103
360.309	n	(P-1726; A-9117) (E-2094)	420.104
360.310	n	(P-1726; A-9117) (E-2094)	420.105
360.401	n	(P-1726; A-9117) (E-2094)	420.106
360.402	n	(P-1726; A-9117) (E-2094)	420.107
360.501	n	(P-1726; A-9117) (E-2094)	420.108
360.502	n	(P-1726; A-9117) (E-2094)	420.109
360.503	n	(P-1726; A-9117) (E-2094)	734 Ex.B
360.504	n	(P-1726; A-9117) (E-2094)	754 Ex.C
360.505	n	(P-1726; A-9117) (E-2094)	907.30
360.506	n	(P-1726; A-9117) (E-2094)	909.20
360.507	n	(P-1726; A-9117) (E-2094)	909.50
360.601	n	(P-1726; A-9117) (E-2094)	909.100
360.602	n	(P-1726; A-9117) (E-2094)	909.110
360.603	n	(P-1726; A-9117) (E-2094)	909.120
360.604	n	(P-1726; A-9117) (E-2094)	930.30
360.605	n	(P-1726; A-9117) (E-2094)	930.40
360.606	n	(P-1726; A-9117) (E-2094)	930.60
360.701	n	(P-1726; A-9117) (E-2094)	930.70
360.801	n	(P-1726; A-9117) (E-2094)	930.80
360.802	n	(P-1726; A-9117) (E-2094)	930.90
360.803	n	(P-1726; A-9117) (E-2094)	930.90
360.804	n	(P-1726; A-9117) (E-2094)	938.10
360.901	n	(P-1726; A-9117) (E-2094)	938.20
360.902	n	(P-1726; A-9117) (E-2094)	938.30
360.903	n	(P-1726; A-9117) (E-2094)	938.40
360.904	n	(P-1726; A-9117) (E-2094)	938.45
360.905	n	(P-1726; A-9117) (E-2094)	938.50
360.906	n	(P-1726) (E-2094)	938.60
360.1001	n	(P-1726; A-9117) (E-2094)	938 Ex.A

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7030.100	n	(E-4913) (P-5655)	8100.1505	n	(P-16; A-8600) (E-305)
7040.10	am	(E-4940) (P-5682; A-13173)	8100.1510	n	(P-16; A-8600) (E-305)
7040.40	am	(E-4940) (P-5682; A-13173)	8100.1515	n	(P-16; A-8600) (E-305)
7040.70	am	(E-4940) (P-5682; A-13173)	8100.1600	n	(P-16; A-8600) (E-305)
7100.100	n	(E-4940) (P-5682; A-13173)	8100.1700	n	(P-16; A-8600) (E-305)
7110.80	n	(E-4920) (P-5662; A-13149)	8100.1701	n	(P-16; C-1049; A-8600) (E-305)
8010.10	n	(E-4929) (P-5671; A-13161)	8100.1702	n	(P-16; A-8600) (E-305)
8010.20	n	(P-14349/89; A-2952)	8100.1703	n	(E-305) (P-16; C-1049; A-8600)
8010.30	am	(P-14349/89; A-2952)	8100.1704	n	(P-16; A-8600) (E-305)
8010.40	am	(P-14349/89; A-2952)	8100.1705	n	(P-16; C-1049; A-8600)
8010.50	n	(P-14349/89; A-2952)	8100.1706	n	(P-16; A-8600) (E-305)
8010.60	n	(P-14349/89; A-2952)	8100.1707	n	(P-16; A-8600) (E-305)
8010.70	n	(P-14349/89; A-2952)	8100.1710	n	(P-16; A-8600) (E-305)
8010.80	am	(P-14349/89; A-2952)	8100.1711	n	(P-16; A-8600) (E-305)
8010.90	n	(P-14349/89; A-2952)	8100.1712	n	(P-16; A-8600) (E-305)
8010.100	n	(P-16; A-8600) (E-305)	8100.1714	n	(P-16; A-8600) (E-305)
8010.105	n	(P-16; A-8600) (E-305)	8100.1716	n	(P-16; A-8600) (E-305)
8010.110	n	(P-16; A-8600) (E-305)	8100.1717	n	(P-16; A-8600) (E-305)
8010.114	n	(P-16; A-8600) (E-305)	8100.1718	n	(P-16; A-8600) (E-305)
8010.115	n	(P-16; A-8600) (E-305)	8100.1720	n	(P-16; A-8600) (E-305)
8010.120	n	(P-16; A-8600) (E-305)	8100.1722	n	(P-16; C-1049; A-8600) (E-305)
8010.121	n	(P-16; A-8600) (E-305)	8100.1724	n	(P-16; A-8600) (E-305)
8010.125	n	(P-16; A-8600) (E-305)	8100.1726	n	(P-16; A-8600) (E-305)
8010.130	n	(P-16; A-8600) (E-305)	8100.1728	n	(P-16; A-8600) (E-305)
8010.135	n	(P-16; A-8600) (E-305)	8100.1730	n	(P-16; A-8600) (E-305)
8010.140	n	(P-16; A-8600) (E-305)	8100.1732	n	(P-16; A-8600) (E-305)
8010.145	n	(P-16; A-8600) (E-305)	8100.1734	n	(P-16; A-8600) (E-305)
8010.150	n	(P-16; A-8600) (E-305)	8100.1736	n	(P-16; C-1049; A-8600)
8010.155	n	(P-16; A-8600) (E-305)	8100.1738	n	(P-16; A-8600) (E-305)
8010.170	n	(P-16; A-8600) (E-305)	8100.1740	n	(P-16; A-8600) (E-305)
8010.190	n	(P-16; A-8600) (E-305)	8100.1742	n	(P-16; A-8600) (E-305)
8010.200	n	(P-16; A-8600) (E-305)	8100.1744	n	(P-16; A-8600) (E-305)
8010.205	n	(P-16; A-8600) (E-305)	8100.1746	n	(P-16; A-8600) (E-305)
8010.215	n	(P-16; A-8600) (E-305)	8100.1748	n	(P-16; A-8600) (E-305)
8010.220	n	(P-16; A-8600) (E-305)	8100.1750	n	(P-16; A-8600) (E-305)
8010.225	n	(P-16; A-8600) (E-305)	8100.1752	n	(P-16; C-1049)
8010.230	n	(P-16; A-8600) (E-305)	8100.1754	n	(P-16; C-1049)
8010.235	n	(P-16; A-8600) (E-305)	8100.1756	n	(P-16; C-1049)
8010.240	n	(P-16; A-8600) (E-305)	8100.1758	n	(P-16; C-1049)
8010.245	n	(P-16; A-8600) (E-305)	8100.1810	n	(P-16; W-8205) (E-305)
8010.250	n	(P-16; A-8600) (E-305)	8100.2010	n	(P-16; A-8600) (E-305)
8010.255	n	(P-16; A-8600) (E-305)	8100.2100	n	(P-16; A-8600)
8010.260	n	(P-16; A-8600) (E-305)	8100.2102	n	(P-16; A-8600)
8010.265	n	(P-16; A-8600) (E-305)	8100.2104	n	(P-16; A-8600)
8010.270	n	(P-16; A-8600) (E-305)	8100.2106	n	(P-16; A-8600)
8010.275	n	(P-16; A-8600) (E-305)	8100.2108	n	(P-16; A-8600)
8010.280	n	(P-16; C-1049; A-8600) (E-305)	8100.2110	n	(P-16; A-8600)
8010.285	n	(P-16; A-8600) (E-305)	8100.2112	n	(P-16; A-8600)
8010.401	n	(P-16; A-8600) (E-305)	8100.2114	n	(P-16; A-8600)
8010.402	n	(P-16; A-8600) (E-305)	8100.2116	n	(P-16; A-8600)
8010.403	n	(P-16; A-8600) (E-305)	8100.2118	n	(P-16; A-8600)
8010.404	n	(P-16; A-8600) (E-305)	8100.2120	n	(P-16; A-8600)
8010.405	n	(P-16; A-8600) (E-305)	8100.2122	n	(P-16; A-8600)
8010.406	n	(P-16; A-8600) (E-305)	8100.2124	n	(P-16; A-8600)
8010.407	n	(P-16; A-8600) (E-305)	8100.2126	n	(P-16; A-8600)
8010.408	n	(P-16; A-8600) (E-305)	8100.2128	n	(P-16; A-8600)
8010.409	n	(P-16; A-8600) (E-305)	8100.2130	n	(P-16; A-8600)
8010.410	n	(P-16; A-8600) (E-305)	8100.2132	n	(P-16; A-8600)
8010.411	n	(P-16; A-8600) (E-305)	8100.2134	n	(P-16; A-8600)
8010.412	n	(P-16; A-8600) (E-305)	8100.2136	n	(P-16; C-1049; A-8600) (E-305)
8010.413	n	(P-16; A-8600) (E-305)	8100.2138	n	(P-16; A-8600)
8010.414	n	(P-16; A-8600) (E-305)	8100.2140	n	(P-16; A-8600)
8010.415	n	(P-16; A-8600) (E-305)	8100.2142	n	(P-16; A-8600)
8010.416	n	(P-16; A-8600) (E-305)	8100.2144	n	(P-16; A-8600)
8010.417	n	(P-16; A-8600) (E-305)	8100.2146	n	(P-16; A-8600)

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8100.2148	n	(P-16; A-8600)	2625.10	n	(P-16117)
8100.2150	n	(P-16; A-8600)	2625.30	am	(P-13045)
8100.2152	n	(P-16; A-8600)	2625.40	am	(P-13045)
8100.2160	n	(P-16 M-8205; A-8600; F-13031)	2625.50	am	(P-13045)
8100.2400	n	(P-16 M-8205; A-8600)	2625.60	n	(P-13045)
8100.2402	n	(A-8600)	2625.70	n	(P-13045)
8100.2405	n	(A-8600)	2625.80	n	(P-13045)
8100.3000	n	(P-16; A-8600) (E-305)	2630.82	am	(P-5310; A-13984)
			2630.103	r	(P-5310; A-13984)
			2630.112	am	(P-7312)
			2650.10	am	(P-15977/89; A-5075)
			2650.20	am	(P-15977/89; A-5075)
			2650.30	am	(P-15977/89; A-5075)
			2650.40	am	(P-15977/89; A-5075)
			2650.50	am	(P-15977/89; A-5075)
			2650.110	am	(P-15977/89; A-5075)
			2650.130	am	(P-15977/89; A-5075)
			2650.140	am	(P-15977/89; A-5075)
			2650.210	am	(P-15977/89; A-5075)
			2650.220	n	(P-15977/89; A-5075)
			2650.230	n	(P-15977/89; A-5075)
			2650.240	n	(P-15977/89; A-5075)
			2650.250	n	(P-15977/89; A-5075)
			2720.125	r	(P-10237)
			2720.126	r	(P-10237)
			2720.127	r	(P-10237)
			2720.128	r	(P-10237)
			2720.129	r	(P-10237)
			2720.255	am	(P-7686; A-15334)
			2725.100	am	(P-19841/89; O-5126)
			2732.200	n	(P-12748/89; O-20398/89; R-1047; A-673)
			2765.18	n	(P-13118)
			2765.50	am	(P-1101; A-6218)
			2765.66	n	(P-1101; A-6218)
			2765.210	n	(P-13118)
			2765.325	am	(P-13910)
			2770.110	am	(P-15543/89; A-2038)
			2770.150	r	(P-15659)
			2770.155	r	(P-12364)
			2770.160	r	(P-12364)
			2770.165	r	(P-12364)
			2770.170	r	(P-12364)
			2815.105	am	(P-17152) (E-17389)
			2830.10	n	(P-2423; A-9101)
			2830.300	n	(P-2423; A-9101)
			2830.305	n	(P-2423; A-9101)
			2830.310	n	(P-2423; A-9101)
			2830.315	n	(P-2423; A-9101)
			2830.320	n	(P-2423; A-9101)
			2830.325	n	(P-2423; A-9101)
			2830.330	n	(P-2423; A-9101)
			2830.335	n	(P-2423; A-9101)
			2830.340	n	(P-2423; A-9101)
			2865.1	n	(P-10215)
			2865.100	n	(P-10215)
			2865.105	n	(P-10215)
			2865.110	n	(P-10215)
			2865.115	n	(P-10215)
			2865.120	n	(P-10215)
			2865.125	n	(P-10215)
			2865.130	n	(P-10215)

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630.25	n	(P-10060/89; A-11219)
630.25	am	(P-15726)
630.25	am	(P-10060/89; A-11219)
630.30	am	(P-10060/89; A-11219)
630.40	am	(P-10060/89; A-11219)
630.50	am	(P-10060/89; A-11219)
630.50	am	(P-10060/89; A-11219)
630.60	am	(P-10060/89; A-11219)
630.70	am	(P-10060/89; A-11219)
630.80	am	(P-15726)
630.80	am	(P-10060/89; A-11219)
630.90	am	(P-10060/89; A-11219)
630.100	am	(P-10060/89; A-11219)
630.110	am	(P-10060/89; A-11219)
630.120	am	(P-10060/89; A-11219)
630.130	am	(P-10060/89; A-11219)
630.140	am	(P-10060/89; A-11219)
630.150	am	(P-10060/89; A-11219)
630.160	am	(P-10060/89; A-11219)
630.170	am	(P-10060/89; A-11219)
630.180	am	(P-10060/89; A-11219)
630.190	am	(P-10060/89; A-11219)
630.200	am	(P-10060/89; A-11219)
630.210	am	(P-10060/89; A-11219)
630.220	n	(P-10060/89; A-11219)
630.Ap.A	n	(P-15726)
630.Ap.B	n	(P-10060/89; A-11219)
630.Ap.C	n	(P-10060/89; A-11219)
630.Ap.D	n	(P-10060/89; A-11219)
630.Ap.E	n	(P-10060/89; A-11219)
635.20	am	(P-7858)
635.30	am	(P-7858)
635.35	am	(P-7858)
635.40	am	(P-7858)
635.50	am	(P-7858)
635.60	am	(P-7858)
635.70	am	(P-7858)
635.80	am	(P-7858)
635.90	am	(P-7858)
635.100	am	(P-7858)
635.110	am	(P-7858)
635.120	am	(P-7858)
635.130	am	(P-7858)
635.140	am	(P-7858)
635.150	am	(P-7858)
635.160	am	(P-7858)
635.170	am	(P-7858)
635.180	am	(P-7858)
635.190	am	(P-7858)
635.Ap.A	n	(P-7858)
635.Ap.B	n	(P-7858)
635.Ap.C	n	(P-7858)
635.Ap.D	n	(P-7858)
640.10	r	(P-2413/89; A-12747)
640.10	r	(P-12433/89; A-12749)
640.20	r	(P-2413/89; A-12747)
640.20	n	(P-12433/89; A-12749)
640.25	n	(P-12433/89; A-12749)
640.30	r	(P-2413/89; A-12747)
640.30	r	(P-12433/89; A-12749)
640.40	r	(P-2413/89; A-12747)
640.40	n	(P-12433/89; A-12749)
640.41	n	(P-12433/89; A-12749)
640.42	n	(P-12433/89; A-12749)
640.43	n	(P-12433/89; A-12749)
640.44	n	(P-12433/89; A-12749)
640.45	n	(P-12433/89; A-12749)
640.50	r	(P-2413/89; A-12747)

TABLE 77. (CONT'D.)	
640.50	n
640.60	r
640.70	n
640.80	r
640.90	n
641.00	n
641.10	n
641.20	n
641.30	n
641.40	n
641.50	n
641.60	n
641.70	n
641.80	n
641.90	n
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642.80	n
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701.60	n
701.70	n
701.80	n
701.90	n
702.00	n
702.10	n
702.20	n

	(P-12433/89; A-12749)	672.515	n	(P-11132)
	(P-2413/89; A-12747)	672.520	n	(P-11132)
	(P-12433/89; A-12749)	672.525	n	(P-11132)
	(P-2413/89; A-12747)	672.600	n	(P-11132)
	(P-12433/89; A-12749)	672.605	n	(P-11132)
	(P-2413/89; A-12747)	672.610	n	(P-11132)
	(P-12433/89; A-12749)	672.615	n	(P-11132)
	(P-2413/89; A-12747)	672.620	n	(P-11132)
	(P-12433/89; A-12749)	672.625	n	(P-11132)
	(P-2413/89; A-12747)	672.630	n	(P-11132)
	(P-12433/89; A-12749)	672.635	n	(P-11132)
	(P-2413/89; A-12747)	672.640	n	(P-11132)
	(P-12433/89; A-12749)	672.645	n	(P-11132)
	(P-2413/89; A-12747)	672.650	n	(P-11132)
	(P-12433/89; A-12749)	672.655	n	(P-11132)
	(P-2413/89; A-12747)	672.660	n	(P-11132)
	(P-12433/89; A-12749)	672.665	n	(P-11132)
	(P-2413/89; A-12747)	672.670	n	(P-11132)
	(P-12433/89; A-12749)	672.Ap.A	n	(P-11132)
	(P-2413/89; A-12747)	682.100	am	(P-19185/8; A-12749)
	(P-12433/89; A-12749)	682.105	am	(P-19185/8; A-12749)
	(P-2413/89; A-12747)	682.110	am	(P-19185/8; A-12749)
	(P-12433/89; A-12749)	682.120	am	(P-19185/8; A-12749)
	(P-2413/89; A-12747)	682.140	am	(P-19185/8; A-12749)
	(P-12433/89; A-12749)	682.150	am	(P-19185/8; A-12749)
	(P-2413/89; A-12747)	682.160	am	(P-19185/8; A-12749)
	(P-12433/89; A-12749)	682.180	am	(P-19185/8; A-12749)
	(P-2413/89; A-12747)	682.190	am	(P-19185/8; A-12749)
	(P-12433/89; A-12749)	682.200	am	(P-19185/8; A-12749)
	(P-2413/89; A-12747)	682.210	am	(P-19185/8; A-12749)
	(P-12433/89; A-12749)	682.220	am	(P-19185/8; A-12749)
	(P-2413/89; A-12747)	682.230	am	(P-19185/8; A-12749)
	(P-4443; A-13292)	682.240	am	(P-19185/8; A-12749)
	(E-5617)	682.250	am	(P-19185/8; A-12749)
	(P-11132)	682.260	am	(P-19185/8; A-12749)
	(P-11132)	682.320	am	(P-19185/8; A-12749)
	(P-11132)	682.330	am	(P-19185/8; A-12749)
	(P-11132)	682.350	am	(P-19185/8; A-12749)
	(P-11132)	682.410	am	(P-19185/8; A-12749)
	(P-11132)	682.420	am	(P-19185/8; A-12749)
	(P-11132)	682.440	am	(P-19185/8; A-12749)
	(P-11132)	682.450	am	(P-19185/8; A-12749)
	(P-11132)	682.500	am	(P-19185/8; A-12749)
	(P-11132)	682.510	am	(P-19185/8; A-12749)
	(P-11132)	682.610	am	(P-19185/8; A-12749)
	(P-11132)	682.620	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.A	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.B	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.C	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.D	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.E	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.F	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.G	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.H	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.I	am	(P-19185/8; A-12749)
	(P-11132)	682.Ap.J	am	(P-19185/8; A-12749)
	(P-11132)	690.100	am	(P-16810)
	(P-11132)	693.10	am	(P-16817)
	(P-11132)	693.15	am	(P-16817)
	(P-11132)	693.20	am	(P-16817)
	(P-11132)	693.30	am	(P-16817)
	(P-11132)	693.40	am	(P-16817)
	(P-11132)	693.80	am	(P-16817)
	(P-11132)	693.140	am	(P-16817)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)			
790.6670	am	(E-9556) (P-9357; A-17298)	790.8660	am	(P-4437; A-11988) (E-4620)
790.6680	am	(P-13133) (E-13325)	790.8700	am	(P-4437; A-11988) (E-4620)
790.6780	am	(P-4437; A-11988) (E-4620)	790.8710	n	(E-9556) (P-9357; A-17298)
790.6820	am	(P-4437; A-11988) (E-4620)	790.8900	am	(P-1220; A-8154) (E-1505)
790.6875	am	(P-1220; A-8154) (E-1505)		am	(P-4437; A-11988) (E-4620)
790.6895	am	(P-13133) (E-13325)	790.8940	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (P-13133)
790.6940	am	(P-4437; A-11988) (E-4620)		am	(E-13325)
790.6980	am	(P-4437; A-11988) (E-4620)	790.8980	am	(E-9556) (P-9357; A-17298)
790.7100	am	(P-4437; A-11988) (E-4620)	790.9020	am	(P-4437; A-11988) (E-4620)
790.7120	am	(P-4437; A-11988) (E-4620)	790.9045	am	(P-4437; A-11988) (E-4620)
790.7130	am	(P-13133) (E-13325)	790.9048	am	(P-1220; A-8154) (E-1505)
790.7140	am	(P-4437; A-11988) (E-4620)	790.9050	n	(P-16910/89; A-3184)
790.7160	n	(P-4437; A-11988) (E-4620)	790.9060	am	(P-4437; A-11988) (E-4620)
790.7180	am	(P-4437; A-11988) (E-4620)	790.9084	am	(P-1220; A-8154) (E-1505)
790.7229	am	(P-13133) (E-13325)		am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556)
790.7260	am	(P-4437; A-11988) (E-4620)		am	(P-9357; A-17298) (P-13133)
790.7265	am	(E-9556) (P-9357; A-17298)		am	(E-13325)
790.7278	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.9180	am	(P-4437; A-11988) (E-4620)
790.7278	am	(E-9556) (P-9357; A-17298)	790.9190	am	(P-1220; A-8154) (E-1505)
790.7280	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556)	790.9320	am	(P-4437; A-11988) (E-4620)
790.7284	am	(P-9357; A-17298)	790.9340	am	(P-4437; A-11988) (E-4620)
790.7340	am	(P-4437; A-11988) (E-4620)	790.9380	am	(P-4437; A-11988) (E-4620)
790.7380	am	(E-9556) (P-9357; A-17298)	790.9420	am	(P-4437; A-11988) (E-4620)
790.7400	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556)	790.9460	am	(E-9556) (P-9357; A-17298)
			790.9500	am	(P-13133) (E-13325)
790.7284	am	(P-9357; A-17298) (P-13133)	790.9800	am	(P-4437; A-11988) (E-4620)
790.7340	am	(P-4437; A-11988) (E-4620)	800.120	am	(P-17707/89; A-12663)
790.7380	am	(E-9556) (P-9357; A-17298)	800.130	am	(P-17707/89; A-12663)
790.7400	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556)	800.300	am	(P-17707/89; A-12663)
			800.340	am	(P-17707/89; A-12663)
			800.400	am	(P-17707/89; A-12663)
			800.410	am	(P-17707/89; A-12663)
			800.420	am	(P-17707/89; A-12663)
790.7500	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556)	800.440	n	(P-17707/89; A-12663)
			800.520	am	(P-17707/89; A-12663)
790.7540	am	(P-9357; A-17298)	800.560	am	(P-17707/89; A-12663)
790.7700	am	(P-4437; A-11988) (E-4620)	800.600	am	(P-17707/89; A-12663)
			800.800	am	(E-9556) (P-9357; A-17298)
790.7740	am	(P-4437; A-11988) (E-4620)	800.830	am	(P-17707/89; A-12663)
790.7820	am	(P-4437; A-11988) (E-4620)	800.840	am	(P-4437; A-11988) (E-4620)
790.7828	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	800.900	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
			800.980	am	(E-9556) (P-9357; A-17298)
790.7834	am	(P-4437; A-11988) (E-4620)	800.1020	am	(P-4437; A-11988) (E-4620)
790.7860	am	(P-4437; A-11988) (E-4620)	800.1200	am	(P-4437; A-11988) (E-4620)
790.7940	am	(E-9556) (P-9357; A-17298)	800.1300	am	(P-9357; A-17298)
790.8015	am	(P-4437; A-11988) (E-4620)	800.1600	am	(P-4437; A-11988) (E-4620)
790.8020	am	(P-4437; A-11988) (E-4620)	800.1700	am	(P-4437; A-11988) (E-4620)
			800.1800	am	(E-9556) (P-9357; A-17298)
790.8060	am	(P-4437; A-11988) (E-4620)	800.210	am	(E-9556) (P-9357; A-17298)
790.8136	am	(P-4437; A-11988) (E-4620)	830.10	am	(P-4437; A-11988) (E-4620)
			830.20	am	(P-4437; A-11988) (E-4620)
790.8180	am	(E-9556) (P-9357; A-17298)	830.880	n	(P-571; A-12889) (E-1036)
			830.885	am	(P-571; A-12889) (E-1036)
			830.890	n	(P-571; A-12889) (E-1036)
790.8232	am	(P-4437; A-11988) (E-4620)	830.900	n	(P-571; A-12889) (E-1036)
790.8248	n	(E-9556) (P-9357; A-17298)	840.5	am	(P-15284/89; A-5495)
790.8290	am	(P-4437; A-11988) (E-4620)	840.10	am	(P-15284/89; A-5495)
790.8300	am	(P-4437; A-11988) (E-4620)	840.20	am	(P-15284/89; A-5495)
790.8378	am	(P-4437; A-11988) (E-4620)	840.30	am	(P-15284/89; A-5495)
790.8420	am	(P-16910/89; A-3184) (E-9556)	840.50	am	(P-15284/89; A-5495)
			840.60	am	(P-15284/89; A-5495)
790.8460	am	(P-9357; A-17298)	840.115	am	(P-4437; A-11988) (E-4620)
790.8540	am	(P-4437; A-11988) (E-4620)		am	(P-4437; A-11988) (E-4620)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
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				am	(P-15284/89; A-5495)
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				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
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				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
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				am	(P-15284/89; A-5495)
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				am	(P-15284/89; A-5495)
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				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)
				am	(P-15284/89; A-5495)</

TITLE 80 (CONT'D)			TITLE 81			TITLE 82			TITLE 83			TITLE 84			TITLE 85			TITLE 86			TITLE 87			TITLE 88			TITLE 89			TITLE 90			TITLE 91			TITLE 92			TITLE 93			TITLE 94			TITLE 95			TITLE 96			TITLE 97			TITLE 98			TITLE 99			TITLE 100																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																		
1210.140	am	(P-7726)	2160.320	2160.325	(P-4288; A-14343)	1210.150	am	2160.330	(P-4288; A-14343)	1210.160	am	2160.410	(P-4288; A-14343)	1210.170	am	2160.420	(P-4288; A-14343)	1210.180	am	2160.510	(P-4288; A-14343)	1210.190	am	2160.520	(P-4288; A-14343)	1220.10	am	2160.610	(P-4288; A-14343)	1220.20	am	2160.620	(P-4288; A-14343)	1220.30	am	2160.710	(P-4288; A-14343)	1220.40	am	2160.720	(P-4288; A-14343)	1220.50	am	2160.730	(P-4288; A-14343)	1230.10	am	2160.740	(P-4288; A-14343)	1230.20	am	2160.750	(P-4288; A-14343)	1230.30	am	2160.760	(P-4288; A-14343)	1230.40	am	2160.770	(P-4288; A-14343)	1230.50	am	2160.780	(P-4288; A-14343)	1230.60	am	2160.790	(P-4288; A-14343)	1230.70	am	2160.800	(P-4288; A-14343)	1230.80	am	2160.810	(P-4288; A-14343)	1230.90	am	2160.820	(P-4288; A-14343)	1230.100	am	2160.830	(P-4288; A-14343)	1230.110	am	2160.840	(P-4288; A-14343)	1230.120	am	2160.850	(P-4288; A-14343)	1230.130	am	2160.860	(P-4288; A-14343)	1230.140	am	2160.870	(P-4288; A-14343)	1230.150	am	2160.880	(P-4288; A-14343)	1230.160	am	2160.890	(P-4288; A-14343)	1230.170	am	2160.900	(P-4288; A-14343)	1230.180	am	2160.910	(P-4288; A-14343)	1230.190	am	2160.920	(P-4288; A-14343)	1230.200	am	2160.930	(P-4288; A-14343)	1230.210	am	2160.940	(P-4288; A-14343)	1230.220	am	2160.950	(P-4288; A-14343)	1230.230	am	2160.960	(P-4288; A-14343)	1230.240	am	2160.970	(P-4288; A-14343)	1230.250	am	2160.980	(P-4288; A-14343)	1230.260	am	2160.990	(P-4288; A-14343)	1230.270	am	2160.1000	(P-4288; A-14343)	1230.280	am	2160.1010	(P-4288; A-14343)	1230.290	am	2160.1020	(P-4288; A-14343)	1230.300	am	2160.1030	(P-4288; A-14343)	1230.310	am	2160.1040	(P-4288; A-14343)	1230.320	am	2160.1050	(P-4288; A-14343)	1230.330	am	2160.1060	(P-4288; A-14343)	1230.340	am	2160.1070	(P-4288; A-14343)	1230.350	am	2160.1080	(P-4288; A-14343)	1230.360	am	2160.1090	(P-4288; A-14343)	1230.370	am	2160.1100	(P-4288; A-14343)	1230.380	am	2160.1110	(P-4288; A-14343)	1230.390	am	2160.1120	(P-4288; A-14343)	1230.400	am	2160.1130	(P-4288; A-14343)	1230.410	am	2160.1140	(P-4288; A-14343)	1230.420	am	2160.1150	(P-4288; A-14343)	1230.430	am	2160.1160	(P-4288; A-14343)	1230.440	am	2160.1170	(P-4288; A-14343)	1230.450	am	2160.1180	(P-4288; A-14343)	1230.460	am	2160.1190	(P-4288; A-14343)	1230.470	am	2160.1200	(P-4288; A-14343)	1230.480	am	2160.1210	(P-4288; A-14343)	1230.490	am	2160.1220	(P-4288; A-14343)	1230.500	am	2160.1230	(P-4288; A-14343)	1230.510	am	2160.1240	(P-4288; A-14343)	1230.520	am	2160.1250	(P-4288; A-14343)	1230.530	am	2160.1260	(P-4288; A-14343)	1230.540	am	2160.1270	(P-4288; A-14343)	1230.550	am	2160.1280	(P-4288; A-14343)	1230.560	am	2160.1290	(P-4288; A-14343)	1230.570	am	2160.1300	(P-4288; A-14343)	1230.580	am	2160.1310	(P-4288; A-14343)	1230.590	am	2160.1320	(P-4288; A-14343)	1230.600	am	2160.1330	(P-4288; A-14343)	1230.610	am	2160.1340	(P-4288; A-14343)	1230.620	am	2160.1350	(P-4288; A-14343)	1230.630	am	2160.1360	(P-4288; A-14343)	1230.640	am	2160.1370	(P-4288; A-14343)	1230.650	am	2160.1380	(P-4288; A-14343)	1230.660	am	2160.1390	(P-4288; A-14343)	1230.670	am	2160.1400	(P-4288; A-14343)	1230.680	am	2160.1410	(P-4288; A-14343)	1230.690	am	2160.1420	(P-4288; A-14343)	1230.700	am	2160.1430	(P-4288; A-14343)	1230.710	am	2160.1440	(P-4288; A-14343)	1230.720	am	2160.1450	(P-4288; A-14343)	1230.730	am	2160.1460	(P-4288; A-14343)	1230.740	am	2160.1470	(P-4288; A-14343)	1230.750	am	2160.1480	(P-4288; A-14343)	1230.760	am	2160.1490	(P-4288; A-14343)	1230.770	am	2160.1500	(P-4288; A-14343)	1230.780	am	2160.1510	(P-4288; A-14343)	1230.790	am	2160.1520	(P-4288; A-14343)	1230.800	am	2160.1530	(P-4288; A-14343)	1230.810	am	2160.1540	(P-4288; A-14343)	1230.820	am	2160.1550	(P-4288; A-14343)	1230.830	am	2160.1560	(P-4288; A-14343)	1230.840	am	2160.1570	(P-4288; A-14343)	1230.850	am	2160.1580	(P-4288; A-14343)	1230.860	am	2160.1590	(P-4288; A-14343)	1230.870	am	2160.1600	(P-4288; A-14343)	1230.880	am	2160.1610	(P-4288; A-14343)	1230.890	am	2160.1620	(P-4288; A-14343)	1230.900	am	2160.1630	(P-4288; A-14343)	1230.910	am	2160.1640	(P-4288; A-14343)	1230.920	am	2160.1650	(P-4288; A-14343)	1230.930	am	2160.1660	(P-4288; A-14343)	1230.940	am	2160.1670	(P-4288; A-14343)	1230.950	am	2160.1680	(P-4288; A-14343)	1230.960	am	2160.1690	(P-4288; A-14343)	1230.970	am	2160.1700	(P-4288; A-14343)	1230.980	am	2160.1710	(P-4288; A-14343)	1230.990	am	2160.1720	(P-4288; A-14343)	1230.1000	am	2160.1730	(P-4288; A-14343)	1230.1010	am	2160.1740	(P-4288; A-14343)	1230.1020	am	2160.1750	(P-4288; A-14343)	1230.1030	am	2160.1760	(P-4288; A-14343)	1230.1040	am	2160.1770	(P-4288; A-14343)	1230.1050	am	2160.1780	(P-4288; A-14343)	1230.1060	am	2160.1790	(P-4288; A-14343)	1230.1070	am	2160.1800	(P-4288; A-14343)	1230.1080	am	2160.1810	(P-4288; A-14343)	1230.1090	am	2160.1820	(P-4288; A-14343)	1230.1100	am	2160.1830	(P-4288; A-14343)	1230.1110	am	2160.1840	(P-4288; A-14343)	1230.1120	am	2160.1850	(P-4288; A-14343)	1230.1130	am	2160.1860	(P-4288; A-14343)	1230.1140	am	2160.1870	(P-4288; A-14343)	1230.1150	am	2160.1880	(P-4288; A-14343)	1230.1160	am	2160.1890	(P-4288; A-14343)	1230.1170	am	2160.1900	(P-4288; A-14343)	1230.1180	am	2160.1910	(P-4288; A-14343)	1230.1190	am	2160.1920	(P-4288; A-14343)	1230.1200	am	2160.1930	(P-4288; A-14343)	1230.1210	am	2160.1940	(P-4288; A-14343)	1230.1220	am	2160.1950	(P-4288; A-14343)	1230.1230	am	2160.1960	(P-4288; A-14343)	1230.1240	am	2160.1970	(P-4288; A-14343)	1230.1250	am	2160.1980	(P-4288; A-14343)	1230.1260	am	2160.1990	(P-4288; A-14343)	1230.1270	am	2160.2000	(P-4288; A-14343)	1230.1280	am	2160.2010	(P-4288; A-14343)	1230.1290	am	2160.2020	(P-4288; A-14343)	1230.1300	am	2160.2030	(P-4288; A-14343)	1230.1310	am	2160.2040	(P-4288; A-14343)	1230.1320	am	2160.2050	(P-4288; A-14343)	1230.1330	am	2160.2060	(P-4288; A-14343)	1230.1340	am	2160.2070	(P-4288; A-14343)	1230.1350	am	2160.2080	(P-4288; A-14343)	1230.1360	am	2160.2090	(P-4288; A-14343)	1230.1370	am	2160.2100	(P-4288; A-14343)	1230.1380	am	2160.2110	(P-4288; A-14343)	1230.1390	am	2160.2120	(P-4288; A-14343)	1230.1400	am	2160.2130	(P-4288; A-14343)	1230.1410	am	2160.2140	(P-4288; A-14343)	1230.1420	am	2160.2150	(P-4288; A-14343)	1230.1430	am	2160.2160	(P-4288; A-14343)	1230.1440	am	2160.2170	(P-4288; A-14343)	1230.1450	am	2160.2180	(P-4288; A-14343)	1230.1460	am	2160.2190	(P-4288; A-14343)	1230.1470	am	2160.2200	(P-4288; A-14343)	1230.1480	am	2160.2210	(P-4288; A-14343)	1230.1490	am	2160.2220	(P-4288; A-14343)	1230.1500	am	2160.2230	(P-4288; A-14343)	1230.1510	am	2160.2240	(P-4288; A-14343)	1230.1520	am	2160.2250	(P-4288; A-14343)	1230.1530	am	2160.2260	(P-4288; A-14343)	1230.1540	am	2160.2270	(P-4288; A-14343)	1230.1550	am	2160.2280	(P-4288; A-14343)	1230.1560	am	2160.2290	(P-4288; A-14343)	1230.1570	am	2160.2300	(P-4288; A-14343)	1230.1580	am	2160.2310	(P-4288; A-14343)	1230.1590	am	2160.2320	(P-4288; A-14343)	1230.1600	am	2160.2330	(P-4288; A-14343)	1230.1610	am	2160.2340	(P-4288; A-14343)	1230.1620	am	2160.2350	(P-4288; A-14343)	1230.1630	am	2160.2360	(P-4288; A-14343)	1230.1640	am	2160.2370	(P-4288; A-14343)	1230.1650	am	2160.2380	(P-4288; A-14343)	1230.1660	am	2160.2390	(P-4288; A-14343)	1230.1670	am	2160.2400	(P-4288; A-14343)	1230.1680	am	2160.2410	(P-4288; A-14343)	1230.1690	am	2160.2420	(P-4288; A-14343)	1230.1700	am	2160.2430	(P-4288; A-14343)	1230.1710	am	2160.2440	(P-4288; A-14343)	1230.1720	am	2160.2450	(P-4288; A-14343)	1230.1730	am	2160.2460	(P-4288; A-14343)	1230.1740	am	2160.2470	(P-4288; A-14343)	1230.1750	am	2160.2480	(P-4288; A-14343)	1230.1760	am	2160.2490	(P-4288; A-14343)	1230.1770	am	2160.2500	(P-4288; A-14343)	1230.1780	am	2160.2510	(P-4288; A-14343)	1230.1790	am	2160.2520	(P-4288; A-14343)	1230.1800	am	2160.2530	(P-4288; A-14343)	1230.1810	am	2160.2540	(P-4288; A-14343)	1230.1820	am	2160.2550	(P-4288; A-14343)	1230.1830	am	2160.2560	(P-4288; A-14343)	1230.1840	am	2160.2570	(P-4288; A-14343)	1230.1850	am	2160.2580	(P-4288; A-14343)	1230.1860	am	2160.2590	(P-4288; A-14343)	1230.1870	am	2160.2600	(P-4288; A-14343)	1230.1880	am	2160.2610	(P-4288; A-14343)	1230.1890	am	2160.2620	(P-4288; A-14343)	1230.1900	am	2160.2630	(P-4288; A-14343)	1230.1910	am	2160.2640	(P-4288; A-14343)	1230.1920	am	2160.2650	(P-4288; A-14343)	1230.1930	am	2160.2660	(P-4288; A-14343)	1230.1940	am	2160.2670	(P-4288; A-14343)	1230.1950	am	2160.2680	(P-4288; A-14343)	1230.1960	am	2160.2690	(P-4288; A-14343)	1230.1970	am	2160.2700	(P-4288; A-14343)	1230.1980	am	2160.2710	(P-4288; A-14343)	1230.1990	am	2160.2720	(P-4288; A-14343)	1230.2000	am	2160.2730	(P-4288; A-14343)	1230.2010	am	2160.2740	(P-4288; A-14343)	1230.2020	am	2160.2750	(P-4288; A-14343)	1230.2030	am	2160.2760	(P-4288; A-14343)	1230.2040	am	2160.2770	(P-4288; A-14343)	1230.2050	am	2160.2780	(P-4288; A-14343)	1230.2060	am	2160.2790	(P-4288; A-14343)	1230.2070	am	2160.2800	(P-4288; A-14343)	1230.2080	am	2160.2810	(P-4288; A-14343)	1230.2090	am	2160.2820	(P-4288; A-14343)	1230.2100	am	2160.2830	(P-4288; A-14343)	1230.2110	am	2160.2840	(P-4288; A-14343)	1230.2120	am	2160.2850	(P-4288; A-14343)	1230.2130	am	2160.2860	(P-4288; A-14343)	1230.2140	am	2160.2870	(P-4288; A-14343)	1230.2150	am	2160.2880	(P-4288; A-14343)	1230.2160	am	2160.2890	(P-4288; A-14343)	1230.2170	am	2160.2900	(P-4288; A-14343)	1230.2180	am	2160.2910	(P-4288; A-14343)	1230.2190	am	2160.2920	(P-4288; A-14343)	1230.2200	am	2160.2930	(P-4288; A-14343)	1230.2210

TITLE 83 (CONT'D)					
	n	(P-5229/89; A-6000)	285 Ex.C	r	(P-5229/89; A-6000)
285.2025	n	(P-5229/89; A-6000)	285.Ex.D	r	(P-5229/89; A-6000)
285.2030	n	(P-5229/89; A-6000)	285.Ex.E	r	(P-5229/89; A-6000)
285.2035	n	(P-5229/89; A-6000)	410.360	am	(P-16211/89; A-3454)
285.2040	n	(P-5229/89; A-6000)	445.10	n	(P-13129/89; A-626)
285.2045	n	(P-5229/89; A-6000)	445.20	n	(P-13129/89; A-626)
285.2050	n	(P-5229/89; A-6000)	445.30	n	(P-13129/89; A-626)
285.2055	n	(P-5229/89; A-6000)	445.40	n	(P-13129/89; A-626)
285.2060	n	(P-5229/89; A-6000)	445.50	n	(P-13129/89; A-626)
285.2065	n	(P-5229/89; A-6000)	445.60	n	(P-13129/89; A-626)
285.2070	n	(P-5229/89; A-6000)	445.70	n	(P-13129/89; A-626)
285.2075	n	(P-5229/89; A-6000)	445.80	n	(P-13129/89; A-626)
285.2080	n	(P-5229/89; A-6000)	500.335	am	(P-16219/89; A-3463)
285.2085	n	(P-5229/89; A-6000)	505.10	am	(P-19364/89; A-1605)
285.2090	n	(P-5229/89; A-6000)	590.10	am	(P-19344/89; A-10018)
285.2095	n	(P-5229/89; A-6000)	710.1	am	(P-1552; A-10021)
285.2100	n	(P-5229/89; A-6000)	755.10	am	(P-15157/89; A-3042)
285.2105	n	(P-5229/89; A-6000)	755.210	am	(P-15157/89; A-3042)
285.2110	n	(P-5229/89; A-6000)	757.210	am	(P-2731)
285.2115	n	(P-5229/89; A-6000)	757.300	n	(P-2731)
285.2120	n	(P-5229/89; A-6000)	757.310	n	(P-2731)
285.2125	n	(P-5229/89; A-6000)	757.320	n	(P-2731)
285.3000	n	(P-5229/89; A-6000)	757.330	n	(P-2731)
285.3005	n	(P-5229/89; A-6000)	757.340	n	(P-2731)
285.3010	n	(P-5229/89; A-6000)	757.350	n	(P-2731)
285.3015	n	(P-5229/89; A-6000)	757.400	n	(P-2731)
285.3020	n	(P-5229/89; A-6000)	757.410	n	(P-2731)
285.3025	n	(P-5229/89; A-6000)	757.Ex.B	n	(P-2731)
285.3030	n	(P-5229/89; A-6000)	757.Ex.C	n	(P-2731)
285.3035	n	(P-5229/89; A-6000)	757.Ex.D	n	(P-2731)
285.3040	n	(P-5229/89; A-6000)	760.20	am	(P-13358/89; A-3037) (P 9631)
285.3045	n	(P-5229/89; A-6000)	780.5	n	(P-13100)
285.3050	n	(P-5229/89; A-6000)	780.10	n	(P-13100)
285.3055	n	(P-5229/89; A-6000)	780.20	n	(P-13100)
285.3060	n	(P-5229/89; A-6000)	780.30	n	(P-13100)
285.3061	n	(P-5229/89; A-6000)	780.Ap.A	n	(P-13100)
285.3065	n	(P-5229/89; A-6000)	780.Ap.B	n	(P-13100)
285.3070	n	(P-5229/89; A-6000)	900.5	r	(P-12680/89; A-624)
285.3075	n	(P-5229/89; A-6000)	900.10	r	(P-12680/89; A-624)
285.3080	n	(P-5229/89; A-6000)	900.20	r	(P-12680/89; A-624)
285.3085	n	(P-5229/89; A-6000)	900.30	r	(P-12680/89; A-624)
285.3090	n	(P-5229/89; A-6000)	900.40	r	(P-12680/89; A-624)
285.3095	n	(P-5229/89; A-6000)	900.50	r	(P-12680/89; A-624)
285.3100	n	(P-5229/89; A-6000)	900.60	r	(P-12680/89; A-624)
285.3110	n	(P-5229/89; A-6000)	900.70	r	(P-12680/89; A-624)
285.3115	n	(P-5229/89; A-6000)	900.80	r	(P-12680/89; A-624)
285.3120	n	(P-5229/89; A-6000)	900.90	r	(P-12680/89; A-624)
285.3125	n	(P-5229/89; A-6000)	900.100	r	(P-12680/89; A-624)
285.3130	n	(P-5229/89; A-6000)	900.110	r	(P-12680/89; A-624)
285.4000	n	(P-5229/89; A-6000)	900.120	r	(P-12680/89; A-624)
285.4001	n	(P-5229/89; A-6000)	900.130	r	(P-12680/89; A-624)
285.4005	n	(P-5229/89; A-6000)	900.140	r	(P-12680/89; A-624)
285.4010	n	(P-5229/89; A-6000)	900.150	r	(P-12680/8

TITLE 89 (CONT'D)				TITLE 89 (CONT'D)			
146.150	r	(P-7031; A-13800)	240.920	am	(P-1077; A-10732)	410.260	n
146.175	r	(P-7031; A-13800)	240.1020	am	(P-1077; A-10732)	410.270	n
146.200	r	(P-7031; A-13800)	240.1950	am	(E-11356) (P-11423)	410.280	n
146.225	re	(A-7651)	300.20	am	(P-11423)	410.290	n
147.150	am	(P-4419)	300.90	am	(P-11423)	410.300	n
	am	(P-6664; A-16669) (E-6915; O-10165) (P-13967) (E-14203)	300.130	am	(P-11423)	410.310	n
147.205	am	(P-13967) (E-14203)	300.140	am	(P-11423)	410.320	n
147.250	n	(P-5434) (P-15243) (E-15578)	302.315	am	(P-11423)	410.330	n
147.300	n	(P-9355) (E-9523; O-13039; R-17126)	302.390	am	(P-11423)	410.340	n
	n	(P-9355) (E-9523; O-13039; R-17126)	302.500	n	(P-11423)	410.350	n
147.305	n	(P-9355) (E-9523; O-13039; R-17126)	302.510	n	(P-11423)	410.360	n
	n	(P-9355) (E-9523; O-13039; R-17126)	302.520	n	(P-11423)	410.370	n
147.310	n	(P-9355) (E-9523; O-13039; R-17126)	302.530	n	(P-11423)	410.380	n
	n	(P-9355) (E-9523; O-13039; R-17126)	302.540	n	(P-11423)	431.2	am
147.315	n	(P-9355) (E-9523; O-13039; R-17126)	337.10	n	(P-9273)	431.3	am
	n	(P-9355) (E-9523; O-13039; R-17126)	337.20	n	(P-9273)	431.5	am
147.320	n	(P-9355) (E-9523; O-13039; R-17126)	337.30	n	(P-9273)	505.5	am
	n	(P-9355) (E-9523; O-13039; R-17126)	337.40	n	(P-9273)	505.10	am
147.325	n	(P-9355) (E-9523; O-13039; R-17126)	337.50	n	(P-9273)	505.20	am
	n	(P-9355) (E-9523; O-13039; R-17126)	337.60	n	(P-9273)	505.40	am
147.330	n	(P-9355) (E-9523; O-13039; R-17126)	337.70	n	(P-9273)	505.80	am
	n	(P-9355) (E-9523; O-13039; R-17126)	337.80	n	(P-9273)	515.400	n
147.335	n	(P-9355) (E-9523; O-13039; R-17126)	337.90	n	(P-9273)	515.500	n
	n	(P-9355) (E-9523; O-13039; R-17126)	337.100	n	(P-9273)	527.10	am
147.340	n	(P-9355) (E-9523; O-13039; R-17126)	337.110	n	(P-9273)	527.100	am
	n	(P-9355) (E-9523; O-13039; R-17126)	337.120	n	(P-9273)	527.200	r
147.345	n	(P-9355) (E-9523; O-13039; R-17126)	337.130	n	(P-9273)	527.300	r
	n	(P-9355) (E-9523; O-13039; R-17126)	337.140	n	(P-9273)	530.10	am
147.350	n	(P-9355) (E-9523; O-13039; R-17126)	337.150	n	(P-9273)	530.110	am
	n	(P-9355) (E-9523; O-13039; R-17126)	337.160	n	(P-9273)	530.130	am
147.350	n	(P-9355) (E-9523; O-13039; R-17126)	337.170	n	(P-9273)	530.140	am
147.7b.A	am	(P-10763/89; A-210) (P-15243) (E-15578)	337.180	n	(P-9273)	530.200	am
147.7b.B	am	(P-10763/89; A-210)	337.190	n	(P-9273)	530.230	am
148.120	am	(P-13729/89; A-2553)	337.200	n	(P-9273)	530.240	am
	am	(P-9331; O-16079)	337.210	n	(P-9273)	530.250	n
148.140	am	(P-5409; O-15614; RC-15618; R-15644; A-15358) (P-11108)	410.10	n	(P-9273)	540.40	n
	am	(E-11392)	410.20	n	(P-439; A-9407) (E-999)	552.30	am
148.360	am	(P-9827; A-16998)	410.30	n	(P-439; O-8206; R-9622, A-9407) (E-999)	552.60	am
149.50	am	(P-15722)	410.40	n	(P-439; A-9407) (E-999)	552.90	am
160.5	am	(P-12148)	410.50	n	(P-439; A-9407) (E-999)	562.30	am
160.60	am	(P-12148)	410.60	n	(P-439; A-9407) (E-999)	567.20	am
160.65	am	(P-12148)		n	(P-439; O-8206; R-9622, A-9407) (E-999)	567.30	am
160.70	am	(P-12148)	410.70	n	(P-439; A-9407) (E-999)	572.90	am
	am	(P-12148)	410.80	n	(P-439; A-9407) (E-999)	572.90	am
160.100	am	(P-12148)	410.90	n	(P-439; A-9407) (E-999)	587.50	am
160.110	am	(P-12148)	410.100	n	(P-439; A-9407) (E-999)	587.70	n
160.120	am	(P-12148)	410.110	n	(P-439; A-9407) (E-999)	587.105	n
160.130	am	(P-12148)	410.120	n	(P-439; A-9407) (E-999)	587.110	am
160.132	am	(P-12148)	410.130	n	(P-439; A-9407) (E-999)	587.120	am
160.134	am	(P-12148)	410.140	n	(P-439; A-9407) (E-999)	587.600	am
160.136	am	(P-12148)	410.150	n	(P-439; A-9407) (E-999)	592.30	am
160.138	am	(P-12148)	410.160	n	(P-439; A-9407) (E-999)	592.50	am
170.50	r	(P-13124)	410.170	n	(P-439; A-9407) (E-999)	592.55	n
230.45	am	(P-14499/89; A-2308)	410.180	n	(P-439; A-9407) (E-999)	592.60	am
240.220	am	(R-13533) (P-13353/89; A-1233)	410.190	n	(P-439; A-9407) (E-999)	592.65	n
	am	(P-1077; A-10732)	410.200	n	(P-439; A-9407) (E-999)	592.75	n
240.715	am	(P-1077; A-10732)	410.210	n	(P-439; A-9407) (E-999)	592.75	am
240.720	am	(P-1077; A-10732)	410.220	n	(P-439; A-9407) (E-999)	592.80	am
240.725	am	(P-1077; A-10732)	410.230	n	(P-439; A-9407) (E-999)	592.85	n
240.855	am	(P-1077; A-10732)	410.240	n	(P-439; A-9407) (E-999)	602.20	am
240.870	am	(P-1077; A-10732)	410.250	n	(P-439; A-9407) (E-999)		

TITLE 89 (CONT'D)

716.400	(P-9994)	n	57.40	(P-15283)	n
716.500	(P-9994)	n	57.50	(P-15283)	n
716.600	(P-9994)	n	57.60	(P-15283)	n
730.400	(P-12228)	am	57.70	(P-15283)	n
765.60	(P-12224)	am	57.80	(P-15283)	n
795.100	(P-3407; A-16005)	am	57.90	(P-15283)	n
795.110	(P-3407; A-16005)	am	57.100	(P-15283)	n
810.10	(P-13739/89; A-3661)	am	57.110	(P-15283)	n
830.50	(P-12234)	am	57.120	(P-15283)	n
843.10	(P-12212)	am	57.130	(P-15283)	n
843.30	(P-12212)	am	57.140	(P-15283)	n
843.30	(P-12212)	am	Ex.A		
843.30	(P-12212)	am	107.3	(P-16387/89; A-2633)	am
843.30	(P-12212)	am	107.301	(P-16387/89; A-2633)	am
843.60	(P-12212)	am	107.310	(P-16387/89; A-2633)	am
843.70	(P-12212)	am	107.311	(P-16387/89; A-2633)	am
843.120	(P-12212)	am	108.10	(P-3028; A-8189)	re
843.150	(P-12212)	am	108.10	(A-3234)	re
843.180	(P-12212)	am	108.10	(A-3234)	re
845.11	(P-12240)	n	171.21	(P-16375/89; A-2621)	am
845.20	(P-12240)	am	171.1000	(P-16375/89; A-2621)	am
845.30	(P-12240)	am	172.2000	(P-16382/89; A-2628)	am
845.30	(P-12240)	am	173.2000	(P-16393/89; A-2651)	am
845.30	(P-12240)	am	177.2000	(P-16367/89; A-2613)	am
845.30	(P-12240)	am	178.2000	(P-16400/89; A-2640)	am
885.10	(P-6666)	am	180.1000	(P-16371/89; A-2617)	n
885.30	(P-6666)	n	180.2000	(P-16371/89; A-2617)	n
885.100	(P-6666)	n	386.1000	(P-7472; A-15542)	n
885.110	(P-6666)	n	386.1010	(P-7472; A-15542)	n
885.200	(P-6666)	n	386.1020	(P-7472; A-15542)	n
885.210	(P-6666)	n	386.1030	(P-7472; A-15542)	n
890.10	(P-2844; A-16010)	r	386.1040	(P-7472; A-15542)	n
890.20	(P-2844; A-16010)	r	386.1050	(P-7472; A-15542)	n
890.30	(P-2844; A-16010)	r	386.1060	(P-7472; A-15542)	n
890.40	(P-3412; O-13029)	r	386.1070	(P-7472; A-15542)	n
899.10	(P-3412; O-13029)	n	386.1080	(P-7472; A-15542)	n
899.20	(P-3412; O-13029)	n	386.1090	(P-7472; A-15542)	n
899.30	(P-19885/89; A-5136)	n	386.1100	(P-7472; A-15542)	n
899.40	(P-19885/89; A-5136)	n	386.1110	(P-7472; A-15542)	n
1200.30	(P-19885/89; A-5136)	am	386.1120	(P-7472; A-15542)	n
1200.50	(P-19885/89; A-5136)	am	386.1130	(P-7472; A-15542)	n
1200.50	(P-19885/89; A-5136)	am	386.1140	(P-7472; A-15542)	n
1200.70	(P-19885/89; A-5136)	am	386.1150	(P-7472; A-15542)	n
1200.80	(P-19885/89; A-5136)	am	386.1160	(P-7472; A-15542)	n
1200.Ap.A	(P-19885/89; A-5136)	am	386.1170	(P-7472; A-15542)	n
			386.1180	(P-7472; A-15542)	n
			386.1190	(P-7472; A-15542)	n
			386.1200	(P-7472; A-15542)	n
			390.1000	(P-7452; A-15519)	n
			390.1010	(P-7452; A-15519)	n
			390.1020	(P-7452; A-15519)	n
			390.1030	(P-7452; A-15519)	n
			390.2000	(P-7452; A-15519)	n
			390.2010	(P-7452; A-15519)	n
			391.1000	(P-7487; A-15560)	n
			391.2000	(P-7487; A-15560)	n
			392.1000	(P-7438; A-15503)	n
			392.2000	(P-7438; A-15503)	n
			393.1000	(P-7468; A-15537)	n
			393.2000	(P-7468; A-15537)	n
			395.1000	(P-7442; A-15507)	n
			395.2000	(P-7442; A-15507)	n
			396.1000	(P-7442; A-15512)	n
			396.2000	(P-7442; A-15512)	n

TITLE 92 (CONT'D)

396.2010	(P-7447; C-9262; A-15512)	n	546.360	(P-17767/89; A-3694)	r
397.1	(P-7429; A-15496)	r	546.Tb.A	(P-17767/89; A-3694)	r
397.3	(P-7429; A-15496)	r	546.Tb.B	(P-17767/89; A-3694)	r
397.5	(P-7429; A-15496)	r	548.10	(P-17731/89; A-3692)	r
397.7	(P-7429; A-15496)	r	548.20	(P-17731/89; A-3692)	r
397.9	(P-7429; A-15496)	r	548.30	(P-17731/89; A-3692)	r
397.11	(P-7429; A-15496)	r	548.40	(P-17731/89; A-3692)	r
397.13	(P-7429; A-15496)	r	548.50	(P-17731/89; A-3692)	r
397.15	(P-7429; A-15496)	r	548.60	(P-17731/89; A-3692)	r
397.17	(P-7429; A-15496)	r	548.70	(P-17731/89; A-3692)	r
397.19	(P-7429; A-15496)	r	548.80	(P-17731/89; A-3692)	r
397.21	(P-7429; A-15496)	r	548.90	(P-17731/89; A-3692)	r
397.1000	(P-7424; A-15498)	n	548.Ap.A	(P-17731/89; A-3692)	r
397.1010	(P-7424; A-15498)	n	Ex.A		
397.1020	(P-7424; A-15498)	n	Ex.B		
401.10	(A-3234)	re	548.Ap.B	(P-17731/89; A-3692)	r
401.10	(A-3234)	re	Ex.A		
401.Ap.A	(A-3234)	re	Ex.B		
449.10	(P-16944/89; A-3686)	n	Ex.C		
449.20	(P-16944/89; A-3686)	n	Ex.D		
449.30	(P-16944/89; A-3686)	n	Ex.E		
449.40	(P-16944/89; A-3686)	n	548.Ap.C		
449.50	(P-16944/89; A-3686)	n	Ex.A		
449.60	(P-16944/89; A-3686)	n	Ex.B		
449.70	(P-16944/89; A-3686)	n	Ex.C		
546.100	(P-17767/89; A-3694)	r	Ex.D		
546.200	(P-17767/89; A-3694)	r	Ex.E		
546.210	(P-17767/89; A-3694)	r	Ex.F		
546.300	(P-17767/89; A-3694)	r	Ex.G		
546.302	(P-17767/89; A-3694)	r	Ex.H		
546.304	(P-17767/89; A-3694)	r	Ex.I		
546.306	(P-17767/89; A-3694)	r	Ex.J		
546.308	(P-17767/89; A-3694)	r	Ex.K		
546.309	(P-17767/89; A-3694)	r	Ex.L		
546.312	(P-17767/89; A-3694)	r	557.100	(P-10709; A-17027)	r
546.314	(P-17767/89; A-3694)	r	557.100	(P-10722; A-17016)	n
546.315	(P-17767/89; A-3694)	r	557.105	(P-10709; A-17027)	n
546.316	(P-17767/89; A-3694)	r	557.110	(P-10709; A-17027)	r
546.318	(P-17767/89; A-3694)	r	557.120	(P-10722; A-17016)	n
546.320	(P-17767/89; A-3694)	r	557.130	(P-10709; A-17027)	n
546.322	(P-17767/89; A-3694)	r	557.130	(P-10722; A-17016)	n
546.324	(P-17767/89; A-3694)	r	557.140	(P-10709; A-17027)	r
546.326	(P-17767/89; A-3694)	r	557.140	(P-10722; A-17016)	n
546.328	(P-17767/89; A-3694)	r	557.150	(P-10709; A-17027)	r
546.329	(P-17767/89; A-3694)	r	557.150	(P-10722; A-17016)	n
546.330	(P-17767/89; A-3694)	r	557.160	(P-10722; A-17016)	n
546.332	(P-17767/89; A-3694)	r	730.301	(P-14357/89; A-1484)	am
546.333	(P-17767/89; A-3694)	r	730.307	(P-5977; A-16041)	am
546.334	(P-17767/89; A-3694)	r	1001.220	(P-5977; A-16041)	am
546.335	(P-17767/89; A-3694)	r	1001.230	(P-5977; A-16041)	am
546.336	(P-17767/89; A-3694)	r	1001.240	(P-5977; A-16041)	am
546.338	(P-17767/89; A-3694)	r	1001.250	(P-5977; A-16041)	am
546.340	(P-17767/89; A-3694)	r	1001.410	(P-16932/89; A-2601; C-3698)	am
546.342	(P-17767/89; A-3694)	r	1001.420	(P-5977; A-16041)	am
546.344	(P-17767/89; A-3694)	r	1001.450	(P-5977; A-16041)	am
546.345	(P-17767/89; A-3694)	r	1001.485	(P-5977; A-16041)	am
546.346	(P-17767/89; A-3694)	r	1010.170	(P-1853; A-9492)	n
546.348	(P-17767/89; A-3694)	r	1010.170	(P-15357/89; A-4560)	am
546.350	(P-17767/89; A-3694)	r	1010.450	(P-8375)	n
546.352	(P-17767/89; A-3694)	r	1010.453	(P-8375)	n
546.354	(P-17767/89; A-3694)	r	1010.454	(P-17767/89; A-3694)	n
546.356	(P-17767/89; A-3694)	r			
546.358	(P-17767/89; A-3694)	r			

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